SO		TRACT/ORDER FOR				1	. REQUISITIO	N NUMBER		PAGE	
O CONTRACT NO	OFFEROR TO CO	OMPLETE BLOCKS 12,		1		-		ON NUMBER	D.	10.00	84 LICITATION ISSUE
2. CONTRACT NO.		3. AWARD/EFFECTIVE DATE	4. ORDER NUMBER N/A				5. SOLICITATION NUMBER SP0300-03-R-D011		R-D011	DATE 2/20/03	
7. FOR SOLICITA INFORMATION C		a. NAME MARIA A. BU	RD				215) 73		No collect calls) 75	LO	FER DUE DATE/ CAL TIME EE PAGE 2
9. ISSUED BY		CODE	SP0300	10. THIS			IS		11. DELIVERY FOR FOB DESTINATION UNLESS BLOCK IS MARKED	12.	DISCOUNT TERMS
	ATE OF SUBS	ER PHILADELP STENCE	HIA		╡	E: Iall Busine		%FOR	SEE SCHEDULE 13a. THIS CONTRACT I DPAS (15 CFR 700)	S A RATE	D ORDER UNDER
	PHIA, PA 1911	1-5092			SN 8(/		. Business		13b. RATING		
	IL/ HANDCAF SPECIFIED ON	RRY/ TRANMIT N PAGE 2	OFFER			511/31 : 500	1520		N/A 14. THIS ACQUISITION IS		
15. DELIVER TO		CODE		16. ADMINI	ISTERED	BY			RFQ	IFB COI	DE RFP
17a. CONTRACTOR/ OFFEROR	CODE	FACILITY C	ODE	18a. PAYMI	ENT WIL	L BE MADE E	ЗҮ			COI	DE
TELEPHONE NO. (
17b. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER			18b. SUBMI	IT INVOI	CES TO ADD	RESS SHOWN	IN BLOCK	18a. UNLESS BLOCK BELOW IS		CHECKED	
19.		20.		1		:	21.	22.	23.		24.
ITEM NO.		SCHEDULE OF SUPPLIE	S/SERVICES			QUA	NTITY	UNIT	UNIT PRICE	+	AMOUNT
	ORDERING I	PERIOD: 30 MA	Y 03 - 29 MA	Y 04						+	
		ERIOD: 01 JUN									
				MONT	HS)						
		(Attach Additional Sheets	as Necessary)							\perp	
25. ACCOUNTING AND A	PPROPRIATION DATA								26. TOTAL AWARD AMOUNT /	For Govt. U	Use Only)
		E FAR 52.212-1, 52.212-4. FAR Es by reference far 52.212-4.			ADDEND	IA			ARE ARE NOT	A LLL	ARE NOT ATTACHED. IED.
TO ISSUING OFFICE.	QUIRED TO SIGN THIS DOCUM CONTRACTOR AGREES TO FU ITIONAL SHEETS SUBJECT TO	JRNISH AND DELIVER ALL ITEMS	ONE SET FORTH OR OTHERV IS SPECIFIED HEREIN.	(1) COP WISE IDENTIFIE	DENTIFIED . YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTHHEREIN, IS ACCEPTED AS TO				, IS ACCEPTED AS TO		
30a. SIGNATURE OF OFFE	ROR/CONTRACTOR					ITEMS: Inited Stat	TES OF AMERI	CA (SIGNA	TURE OF CONTRACTING OFFICER)	CKEA	AM PRODUCTS
30b. NAME AND TITLE OF	SIGNER (TYPE OR PRINT)		30c. DATE SIGNE	ED .	31b. N	IAME OF CO	NTRACTING O	FFICER /T	YPE OR PRINT)		31c. DATE SIGNED
					M	AURI	EEN JO	RGE	ENSEN		
32a. QUANTITY IN COLU	MN 21 HAS BEEN		•		33. SI	HIP NUMBER		3	4. VOUCHER NUMBER		35. AMOUNT VERIFIED CORRECT FOR
RECEIVED	INSPECTED	ACCEPTED, AND AS NOTED	CONFORMS TO THE CONTRA	ACT, EXCEPT	\vdash	ARTIAL	FINAL			T 27 C	HECK NUMBER
32b. SIGNATURE OF AUT	HORIZED GOVT. REPRESENTA	TIVE	32c. DATE SIGNE	ED .	36. 17	A YMENT Comple	TE	P.	ARTIAL FINAL	37.6	HECK NOWIDEN
					38. S/	R ACCOUNT	NUMBER	3	9. S/R VOUCHER NUMBER	40. P	AID BY
					42a. F	RECEIVED BY	(Print)			1	
41h CIONATURE AND THE		OUNT IS CORRECT AND PROPER F		'n	407	recives	// 05-4:			4	
4 ID. SIGNATURE AND TI	TLE OF CERTIFYING OFFICER		41c. DATE SIGNE	יט	42b. F	ieueiveű AT	(Location)				
					42c. E	DATE REC'D	(YY/MM/DD)			1	
D. 50014(DLA)									CTANDADD FORM 1	140/5	01/40051

CONTINUATION OF BLOCKS ON THE SF 1449

Block 8 (Continued):

Offer due date and local time is not later than: MARCH 13, 2003, 3:00 PM, Philadelphia time.

Block 9 (Continued):

• Deliver **Handcarried Offer**, Including Delivery By Commercial Carrier, To:

Defense Supply Center Philadelphia Business Opportunities Office BUILDING 36, SECOND FLOOR 700 Robbins Avenue Philadelphia, PA 19111-5092

Examples of Handcarried Offers include: In-Person delivery by contractor, or Fed Ex, Airborne, UPS, DHL, Emery, etc. All handcarried offers are to be delivered to the Business Opportunities Office between 8:00 AM and 5:00 PM Monday through Friday except for legal federal holidays as set forth in 5 USC 6103.

Offerors that respond to this solicitation using a commercial carrier service must ensure that the commercial carrier service "handcarries" the offer/modification/withdrawal to the Business Opportunities Office prior to the scheduled opening/closing time

Commercial carrier delivered offers/modifications/withdrawals must be plainly marked ON THE OUTSIDE OF THE COMMERCIAL CARRIER'S ENVELOPE with the solicitation number, date, and time set forth for receipt of offers

• Address **Mailed Offer** To:

Defense Logistics Agency Defense Supply Center Philadelphia Post Office Box 56667 Philadelphia, PA 19111-6667

Send Facsimile Offer To: (215) 737-9300, 9301, 9302 or 9303. Facsimile Offers are authorized.

SCHEDULE SP0300-03-R-D011 PAGE 3 OF 84

ITEMS TO BE PROCURED: MILK AND ICE CREAM PRODUCTS

REQUIREMENTS FOR:

GROUP I: KEESLER AFB, CAMP SHELBY, NCBC GULFPORT, MS (MILK)

GROUP II: KEESLER AFB, MS (TROOP) (ICE CREAM)

GROUPS III & IV: SHIPS AT NS PASCAGOULA, INGALLS SHIPYARD & VISITING SHIPS TO THE

MS / AL GULF COAST; & US NAVAL HOME, GULFPORT MS (MILK & ICE

CREAM)

GROUPS V & VI:

NAS MÉRIDIAN, MS (MILK & ICE CREAM)
COLUMBUS AFB, MS (MILK & ICE CREAM)

GROUP IX: BARKSDALE AFB, LA, & SHREVEPORT JCC, LA (MILK)

GROUP X: FT. POLK, LA (TROOP), FT. POLK, LA (NAF ACTIVITIES) (MILK)
GROUP XI: NAS NEW ORLEANS, LA; NSA NEW ORLEANS, LA; USCG UNITS IN

NEWORLEANS, LA; USN SHIPS @ PORT OF NEW ORLEANS & AVONNDALE

SHIPYARD (MILK)

EFFECTIVE PERIOD OF THE CONTRACT:

(ORDERING) 30 MAY 2003 THROUGH 29 MAY 2004 (DELIVERY) 01 JUNE 2003 THROUGH 31 MAY 2004

MINIMUM/MAXIMUM QUANTITIES:

SEE CLAUSE 52.216-22 INDEFINITE QUANTITY

THE QUANTITIES SHOWN IN THE "SCHEDULE" REPRESENT THE QUANTITIES ESTIMATED TO BE ORDERED OVER THE DELIVERY PERIOD. OFFERS WILL BE EVALUATED BASED ON THE ESTIMATED QUANTITIES.

THE CONTRACT MINIMUM AMOUNT TO BE ORDERED UNDER ANY CONTRACT(S) IS 25% OF THE TOTAL ESTIMATED CONTRACT DOLLAR AMOUNT.

THE MAXIMUM AMOUNT THAT CAN BE ORDERED UNDER THE CONTRACT IS 25% OVER THE ESTIMATED CONTRACT DOLLAR AMOUNT.

GROUP I: KEESLER AFB, CAMP SHELBY& NCBC GULFPORT, MS

	<u>ITEMS</u>	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	WHOLE MILK		1/2		
1.	HALF PINT SPECIFY PRODUCT CODE	500	PT		\$
2.	GALLON SPECIFY PRODUCT CODE	2,000	GL		\$
	REDUCED FAT MILK (2%)		1/2		
3.	HALF PINT SPECIFY PRODUCT CODE	1,000			\$
4.	GALLON SPECIFY PRODUCT CODE	3,000	GL		\$
	LOWFAT MILK (1%)		1/2		
5.	HALF PINT SPECIFY PRODUCT CODE	4,200	•		\$
6.	BULK 3 TO 7 GALLON CONTAINER (SEE PAGE 7) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	54,340	GL		\$
	FAT FREE MILK (SKIM)		1 / 0		
7.	HALF PINT SPECIFY PRODUCT CODE	1,000	1/2 PT		\$
8.	BULK 3 TO 7 GALLON CONTAINER (SEE PAGE 7) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	34,344	GL		\$

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	WHOLE CHOCOLATE MILK		1/2		
9.	HALF GALLON SPECIFY PRODUCT CODE	300	•		\$
10.	BULK 3 TO 7 GALLON CONTAINER (SEE PAGE 7) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	100	GL		\$
	LOWFAT CHOCOLATE MILK (1%)		1/2		
11.	HALF PINT SPECIFY PRODUCT CODE	1,000	•		\$
12.	GALLON SPECIFY PRODUCT CODE	300	GL		\$
13.	BULK 3 TO 7 GALLON CONTAINER (SEE PAGE 7) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	41,206	GL		\$
	BUTTERMILK, ACIDIFIED OR CULT	URED	1 / 0		
14.	HALF GALLON SPECIFY PRODUCT CODE	500	1/2 GL		\$
	SOUR CREAM, ACIDIFIED OR CULTURED				
15.	INDIVIDUAL SERVINGS SPECIFY QUANTITY PER CASE SPECIFY NET WEIGHT PER CASE SPECIFY PRODUCT CODE		CS		\$

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	SOUR CREAM, ACIDIFIED OR CULTURED				
16.	BULK 2 TO 5 LB CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	6,320	LB		\$
	COTTAGE CHEESE, REGULAR, UNFLAVORED, SMALL OR LARGE CU	JRD			
17.	BULK 2 TO 5 LB CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	2,260	LB		\$
	LOWFAT COTTAGE CHEESE, UNFLAVORED, SMALL OR LARGE CU	JRD			
18.	BULK 2 TO 5 LB CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	26,520	LB		\$
	LOWFAT YOGURT, CHILLED ASSORTED FLAVOR				
19.*	6 - 8 OZ CONTAINER SPECIFY SIZE CO OFFERED SPECIFY COST PER OZ SPECIFY FLAVOR SPECIFY PRODUCT CODE	167,156	CO		\$

^{*} EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS, USING 1,337,248 OZ FOR AN 8 OZ CONTAINER FOR ITEM 19.

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	YOGURT, REGULAR, PLAIN, CHILLED				
20.	BULK 2 TO 5 LB CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	60	LB		\$
		ESTIMATED	TOTA	GROUP I:	\$
NOTE:	ALL TROOP ISSUE CUSTOMERS A RECEIPTS THROUGH STORES. F PURPOSES, PROVIDE THE FOLLOW	OR ORDERIN	G, INV	DICING AND	
PHONE	r(s) of contact for <u>ordering</u> :_ number: number:				
PHONE	r(s) of contact for <u>invoicing</u> E number: number:_				
GOVE	RNMENT QUALIFICATION:				
"ALL	ITEMS TO BE AWARDED WILL BE A	WARDED TO	ONE OI	FFEROR BY	GROUP"
OFFEI	ROR QUALIFICATION:				

BULK MILK CONTAINERS

THE BULK MILK/JUICE DISPENSER CONTAINER SHALL BE A SINGLE SERVICE DISPENSER CONTAINER (MULTI-GALLON POLYETHYLENE BAG) AND SHALL BE DELIVERED IN A SINGLE SERVICE SHIPPING CONTAINER (CORRUGATED CARDBOARD BOX) OR A MULTI-SERVICE SHIPPING CONTAINER (PLASTIC/METAL HOLDER / KEEPER CASE) WHICH DOES NOT REQUIRE A TRANSFERRING OF THE SINGLE SERVICE DISPENSER CONTAINER (POLYETHYLENE BAG) TO A HOLDER / KEEPER CASE OR DISPENSER CASE AT POINT OF USE.

GROUP II: KEESLER AFB, MS

	ITEMS	EST TOTAL QUANTITY		AMOUNT
	ICE CREAM, 8% MF MIN, CHOCOLATE, FRUIT, NUTS OR OTHER BULKY FLAVORS			
21.	BULK 2 ½ TO 3 GALLON CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY FLAVOR(S) OFFERED SPECIFY PRODUCT CODES		CO	 \$
	REGULAR ICE CREAM, 8% MF MIN, CHOCOLATE, VANILLA, AND STRAWBERRY			
22.*	3-4 FL OZ CUPS SPECIFY SIZE OFFERED SPECIFY COUNT PER PKG SPECIFY PRICE PER OUNCE SPECIFY PRICE PER PKG SPECIFY FLAVOR(S) OFFERED SPECIFY PRODUCT CODES		DΖ	\$
	NOVELTIES, MIN 2 ½ FL OZ			
23.	COATED ICE CREAM BAR SPECIFY COUNT PER PKG SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	1,152	DZ	 \$
24.	ICE CREAM SANDWICH SPECIFY COUNT PER PKG SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	3,744	DZ	 \$

 $[\]boldsymbol{\star}$ EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS, USING 30,240 OZ TOTAL OUNCES FOR AN 4 OZ CONTAINER FOR ITEM 22.

	<u>ITEMS</u>	EST TOTAL QUANTITY			AMOUNT	
	NOVELTIES, MIN 2 ½ FL OZ					
25.	ICE CREAM CONE SPECIFY COUNT PER PKG SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	3,144	DZ		\$	
		ESTIMATED	TOTAL	GROUP I	I: \$	
NOTE:	ALL TROOP ISSUE CUSTOMERS ARE CURRENTLY PROCESSING ORDERS AND RECEIPTS THROUGH STORES. FOR ORDERING, INVOICING AND PAYMENT PURPOSES, PROVIDE THE FOLLOWING INFORMATION:					
PHONE	C(S) OF CONTACT FOR <u>ORDERING</u> :_ E NUMBER:					
PHONE	C(S) OF CONTACT FOR <u>INVOICING</u> E NUMBER:		<u>r</u> :			
GOVERNMENT QUALIFICATION:						
"ALL	ITEMS TO BE AWARDED WILL BE A	WARDED TO (ONE OF	FFEROR BY	GROUP"	
OFFEROR QUALIFICATION:						

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MILK & MILK PRODUCTS

GROUP III: SHIPS AT NS PASCAGOULA, INGALLS SHIPYARD & VISITING SHIPS TO THE MS/AL GULF COAST; & ARMED FORCES RETIREMENT HOME, GULFPORT MS

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	WHOLE MILK		1/2		
26.	HALF PINT SPECIFY PRODUCT CODE	35,544	PT		\$
27.	BULK 3 TO 7 GL CONTAINER (SEE PAGE 14) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE REDUCED FAT MILK (2%)	5,664	GL		\$
	REDUCED FAI MILK (2%)				
28.	HALF PINT SPECIFY PRODUCT CODE	700	1/2 PT		\$
29.	BULK 3 TO 7 GL CONTAINER (SEE PAGE 14) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	3,000	GL		\$

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	FAT FREE MILK (SKIM)		1 (0		
30.	HALF PINT SPECIFY PRODUCT CODE AFRH - 14,712	14,712	1/2 PT		\$
31.	BULK 3 TO 7 GL CONTAINER (SEE PAGE 14) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE AFRH- 6,348	6,348	GL		\$
32.	BULK MILK DISPENSING EQUIPMENT AFRH- 6,348	6,348	GL		\$
	WHOLE CHOCOLATE MILK		1 / 0		
33.	HALF PINT SPECIFY PRODUCT CODE AFRH- 4,284	4,284	1/2 PT		\$
	LOWFAT CHOCOLATE MILK (1%)				
34.	3 TO 7 GL BULK CONTAINER (SEE PAGE 14) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE AFRH - 1,044	2,000	GL		\$
35.	BULK MILK DISPENSING EQUIPMENT AFRH - 1,044	1,044	GL		\$

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	EGGNOG				
36.	QUART SPECIFY PRODUCT CODEAFRH-96	230	QT		\$
	BUTTERMILK, ACIDIFIED OR CULT	URED	1 / 0		
37.	HALF PINT SPECIFY PRODUCT CODE	18,804 —	1/2 PT		\$
38.	AFRH - 18,804 HALF GALLON SPECIFY PRODUCT CODE AFRH - 728	1,528	1/2 GL		\$
	LIGHT WHIPPING CREAM, FRESH OR ULTRA-PASTEURIZED		1/2		
39.	HALF PINT SPECIFY KIND TO BE FURNISHED SPECIFY PRODUCT CODE	400			\$
	HALF AND HALF, FRESH OR ULTRA-PASTEURIZED		1/2		
40.	HALF PINT SPECIFIY KIND TO BE FURNISHED SPECIFY PRODUCT CODE	200			\$

	<u>ITEMS</u>	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	SOUR CREAM, CULTURED OR ACIDIFIED		1 / 0		
41.	HALF PINT SPECIFY PRODUCT CODE	333	1/2 PT		\$
	LOWFAT COTTAGE CHEESE UNFLAVORED, SMALL OR LARGE CU	RD			
	2 TO 5 LB PKG SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE AFRH - 7,740	7,740	LB		\$
	REGULAR YOGURT, CHILLED ASSORTED FLAVORS				
43*	6 OZ-8 OZ CO SPECIFY SIZE CO OFFERED SPECIFY COST PER OZ SPECIFY FLAVORS SPECIFY PRODUCT CODES		CO		\$
		ESTIMATED !	FOTAL	GROUP III	: \$
	EVALUATION WILL BE DONE ON A C ES BASED ON AN 8 OZ CONTAINER			ASIS WITH :	THE TOTAL NUMBER OF
NOTE	ALL TROOP ISSUE CUSTOMERS A RECEIPTS THROUGH STORES. F PURPOSES, PROVIDE THE FOLLO	OR ORDERIN	G, IM	OICING AND	
PHON	r(s) of contact for <u>ordering</u> : NUMBER:				
	r(s) of contact for <u>invoicing</u> E numer:	AND PAYMEN	<u>r</u> :		

FAX NUMBER:

GOVERNMENT QU	JALIFICATION:
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OFFEDOD OTTAL TELEVATIONS

$^{"}$ ALL	ITEMS	TO	${\tt BE}$	AWARDED	WILL	$_{ m BE}$	AWARDED	TO	ONE	OFFEROR	BY	GROUP"
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OF F EROR	QUALIFICATION.	•		
1				

BULK MILK CONTAINERS

THE BULK MILK/JUICE DISPENSER CONTAINER SHALL BE A SINGLE SERVICE DISPENSER CONTAINER (MULTI-GALLON POLYETHYLENE BAG) AND SHALL BE DELIVERED IN A SINGLE SERVICE SHIPPING CONTAINER (CORRUGATED CARDBOARD BOX) OR A MULTI-SERVICE SHIPPING CONTAINER (PLASTIC/METAL HOLDER / KEEPER CASE) WHICH DOES NOT REQUIRE A TRANSFERRING OF THE SINGLE SERVICE DISPENSER CONTAINER (POLYETHYLENE BAG) TO A HOLDER / KEEPER CASE OR DISPENSER CASE AT POINT OF USE.

BULK MILK DISPENSING EQUIPMENT

CONTRACTOR IS REQUIRED TO FURNISH DISPENSING EQUIPMENT AS REQUESTED, IN ACCORDANCE WITH CLAUSE 52.217-9P04. IT IS ESTIMATED THAT THE FOLLOWING DISPENSING EQUIPMENT WILL BE REQUIRED:

FOUR (4) EACH (DOUBLE BAG) BULK MILK DISPENSING EQUIPMENT IS REQUIRED FOR USE BY THE U.S. NAVAL HOME, GULFPORT, MS, DURING THIS CONTRACT PERIOD.

ICE CREAM PRODUCTS

GROUP IV: ARMED FORCES RETIREMENT HOME, GULFPORT, MS

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	VANILLA ICE CREAM, 10% MF MIN				
44.	4 FLUID OUNCE CUP SPECIFY COUNT PER PKG SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	210	DZ		\$
	ICE CREAM, 8% MF MIN, CHOCOLATE & STRAWBERRY				
45.	4 FLUID OUNCE CUP SPECIFY COUNT PER PKG SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	420	DZ		\$
	POPSICLE, SUGAR FREE, ASSORTED FLAVORS				
46.	MIN 2-1/2 FL OZ SPECIFY COUNT PER PKG SPECIFY PRICE PER PKG SPECIFY FLAVORS OFFERED SPECIFY PRODUCT CODES		DZ		\$
	ICE CREAM, 8% MF MIN, CHOCOLATE, FRUIT, NUTS OR OTHER BULKY FLAVORS				
47.	BULK, 2-1/2 TO 3 GAL CONT SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER SPECIFY FLAVOR (S) OFFERED SPECIFY PRODUCT CODES				\$
	SHERBET, ASSORTED FLAVORS				
48*	3-4 FL OZ CUPS SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE		DZ		\$

*EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON A 4 OZ CONTAINER (12,288 OZ).

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	ICE BAR CONFECTION				
49.	MIN 2 ½ FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	40	DZ		\$
	ICE ON STICK, JUICE, CITRUS LITE, FZN				
50.	MIN 2 ½ FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	1,000	DZ		\$
51.	FROZEN FUDGE BAR				
	MIN 2 ½ FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	14	DZ		\$
52.	VANILLA ICE CREAM WITH LAYER OF TOFFEE AND CHOCOLATE, FZN				
	MIN 2 ½ FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE		DZ		\$

		EST TOTAL			
	ITEMS	QUANTITY	UNIT	PRICE AMO	UNT
53.	ICE CREAM SANDWICH				
	MIN 2 ½ FL OZ	3.2	DZ		\$
	SPECIFY PKG QUANTITY				т
	SPECIFY PKG PRICE				
	SPECIFY PRODUCT CODE				
54*	VANILLA AND CHOCOLATE FLAVOR SUGAR FREE				
	MIN 3-5 FL OZ CUP	80	DZ		\$
	SPECIFY PKG QUANTITY	_			
	SPECIFY PKG PRICE				
	SPECIFY PRODUCT CODE				
55*	STRAWBERRY SHORTCAKE ON A STI	CK			
	MIN 3-5 FL OZ CUP	14	DZ		\$
	SPECIFY PKG QUANTITY	_			
	SPECIFY PKG PRICE	_			
	SPECIFY PRODUCT CODE				
	LUATION WILL BE DONE ON A COST UNCES BASED ON A 5 OZ CONTAINE		BASIS	S WITH THE	TOTAL NUMBER
	NUMBER WHEE ORDERS ARE TO BE S E NUMBER AND POC:				
GOVE	RNMENT QUALIFICATION:				
"ALL	ITEMS TO BE AWARDED WILL BE AWAR	DED TO ONE	OFFERO	R BY GROUP.	. "
OFFE	ROR QUALIFICATION:				
					

GROUP V: NAS MERIDIAN, MS

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	LOWFAT MILK (1%)				
56.	BULK, 5 TO 7 GALLON CONTAINER (SEE PAGE 20) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	10,800	GL		\$
	CHOCOLATE FLAVORED LOWFAT MILK, (1%)				
57.	BULK, 5 TO 7 GALLON CONTAINER (SEE PAGE 20) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	1,680	GL		\$
	SOUR CREAM ACIDIFIED OR CULTURED				
58.	2 TO 5 LB PKG SPECIFY SIZE OFFERED SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	1,200	LB		\$

	ITEMS	EST TOTAL QUANTITY		 AMOUNT
	COTTAGE CHEESE, LOWFAT UNFLAVORED SMALL OR LARGE CURD			
59.	2 TO 5 LB PKG SPECIFY SIZE OFFERED SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	1,200	LB	 \$
	YOGURT, REGULAR ASSORTED FLAVORS			
60*	6 OZ OR 8 OZ CONT. SPECIFY SIZE OFFERED SPECIFY PRICE PER OZ SPECIFY FLAVORS	2,500	CO	 \$

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ESTIMATED TOTAL GROUP V:_____

SCHEDULE

* EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON AN 8 OZ CONTAINER (20,000 OUNCES)

SPECIFY PRODUCT CODES _____

NOTE: ALL TROOP ISSUE CUSTOMERS ARE CURRENTLY PROCESSING ORDERS AND RECEIPTS THROUGH STORES. FOR ORDERING PURPOSES, PROVIDE THE FOLLOWING INFORMATION TO WHOM THE FAX ORDERS MAY BE SENT:
POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER:
PLEASE PROVIDE A POINT OF CONTACT AND TELEPHONE NUMBER FOR MATTERS REGARDING INVOICES AND/OR PAYMENTS:
POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER:
BULK MILK CONTAINERS THE BULK MILK/JUICE DISPENSER CONTAINER SHALL BE A SINGLE SERVICE DISPENSER CONTAINER (MULTI-GALLON POLYETHYLENE BAG) AND SHALL BE DELIVERED IN A SINGLE SERVICE SHIPPING CONTAINER (CORRUGATED CARDBOARD BOX) OR A MULTI-SERVICE SHIPPING CONTAINER (PLASTIC/METAL HOLDER/KEEPER CASE) WHICH DOES NOT REQUIRE A TRANSFERRING OF THE SINGLE SERVICE DISPENSER CONTAINER (POLYETHYLENE BAG) TO A HOLDER/KEEPER CASE OR DISPENSER CASE AT POINT OF USE.
GOVERNMENT QUALIFICATION: "ALL ITEMS TO BE AWARDED WILL BE AWARDED TO ONE OFFEROR BY GROUP."
OFFEROR QUALIFICATION:

ICE CREAM PRODUCTS

GROUP VI: NAS MERIDIAN, MS

	ITEMS	EST TOTAL QUANTITY		AMOUNT
	ICE CREAM CUP, VANILLA			
61*	3 - 4 FL OZ CUPS SPECIFY PKG QUANTITYSPECIFY PKG PRICESPECIFY PRODUCT CODE		DZ	\$
	ICE CREAM CUP, CHOCOLATE			
62*	3 - 4 FL OZ CUPS SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE		DZ	 \$
	SHERBET, ASSORTED FLAVORS			
63*	3-4 FL OZ CUPS SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY FLAVORS SPECIFY PRODUCT CODE	500	DZ	 \$
	COATED ICE CREAM BAR			
64.	MIN 2-1/2 FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	500	DZ	 \$
	ICE CREAM SANDWICH			
65.	MIN 2-1/2 FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	250	DZ	 \$

ESTIMATED TOTAL GROUP VI:

^{*}EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON 4 OZ CONTAINERS (24,000 EA FOR ITEMS 61, 62 & 63)

RECEIPTS FOLLOWING			_	_	 ,		
POINT(S) PHONE NUM FAX NUMBE	BER:						
 LEASE PROV ATTERS REG					 IE NUN	MBER FOR	
POINT(S) PHONE NUM	BER:	ACT:					

NOTE: ALL TROOP ISSUE CUSTOMERS ARE CURRENTLY PROCESSING ORDERS AND

GROUP VII: COLUMBUS AFB, MS

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	WHOLE MILK		1/2		
66.	HALF PINT SPECIFY PRODUCT CODE	7,200			\$
67.	GALLON SPECIFY PRODUCT CODE	32	GL		\$
	REDUCED FAT MILK (2%)				
68.	HALF PINT SPECIFY PRODUCT CODE	4,800	1/2 PT		\$
69.	HALF GALLON SPECIFY PRODUCT CODE	1,400	1/2 GL		\$
70.	BULK, 5 TO 7 GALLON (SEE PAGE 24) SPECIFY SIZE OFFERED SPECIFY PRICE PER CO SPECIFY PRODUCT CODE	500	GL		\$
	FAT FREE MILK (SKIM)		1 / 0		
71.	HALF PINT SPECIFY PRODUCT CODE		1/2 PT		\$
	LOWFAT CHOCOLATE MILK (1%)		1 / 0		
72.	HALF PINT SPECIFY PRODUCT CODE	4,800	1/2 PT		\$
	SOUR CREAM ACIDIFIED OR CULTURED		1 / 0		
73.	HALF PINT SPECIFY PRODUCT CODE	192	1/2 PT		\$

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	COTTAGE CHEESE, LOWFAT UNFLAVORED, SMALL OR LARGE CUR	RD			
74.	2 TO 5 LB PKG SPECIFY SIZE OFFERED SPECIFY PRICE PER PKG SPECIFY PRODUCT CODE	145	LB		\$
	YOGURT, REGULAR, ASSORTED FLAV	7ORS			
75*	6 OZ OR 8 OZ CO. SPECIFY SIZE OFFERED SPECIFY PRICE PER OZ SPECIFY FLAVORS SPECIFY PRODUCT CODES	1,728	CO		\$
	FRESH SOFT SERVE ICE MILK MIX LIQUID, VANILLA				
76.	HALF GALLON SPECIFY PRODUCT CODE	1,248	1/2 GL		\$
	FRESH SOFT SERVE ICE MILK MIX LIQUID, CHOCOLATE				
77.	HALF GALLON SPECIFY PRODUCT CODE		1/2 GL		\$
	₽¢#T\	מאדער דרים	. с воі	TD VTT•	

* EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON AN 8 OZ CONTAINER (13,824 OUNCES)

BULK MILK CONTAINERS

THE BULK MILK/JUICE DISPENSER CONTAINER SHALL BE A SINGLE SERVICE DISPENSER CONTAINER (MULTI-GALLON POLYETHYLENE BAG) AND SHALL BE DELIVERED IN A SINGLE SERVICE SHIPPING CONTAINER (CORRUGATED CARDBOARD BOX) OR A MULTI-SERVICE SHIPPING CONTAINER (PLASTIC/METAL HOLDER/KEEPER CASE) WHICH DOES NOT REQUIRE A TRANSFERRING OF THE SINGLE SERVICE DISPENSER CONTAINER (POLYETHYLENE BAG) TO A HOLDER/KEEPER CASE OR DISPENSER CASE AT POINT OF USE.

NOTE: ALL TROOP ISSUE CUSTOMERS ARE CURRENTLY PROCESSING ORDERS AND

RECEIPTS THROUGH STORES . FOR ORDERING PURPOSES, PROVIDE THE
FOLLOWING INFORMATION TO WHOM THE FAX ORDERS MAY BE SENT:
POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER: PLEASE PROVIDE A POINT OF CONTACT AND TELEPHONE NUMBER FOR MATTERS REGARDING INVOICES AND/OR PAYMENTS:
POINT(S) OF CONTACT:
PHONE NUMBER:
FAX NUMBER:
GOVERNMENT QUALIFICATION:
"ALL ITEMS TO BE AWARDED WILL BE AWARDED TO ONE OFFEROR BY GROUP."
OFFEROR QUALIFICATION:

ICE CREAM PRODUCTS

GROUP VIII: COLUMBUS AIR FORCE BASE, MS

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	COATED ICE CREAM BAR				
78.	MIN 2-1/2 FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	20	DZ		\$
	ICE CREAM SANDWICH				
79.	MIN 2-1/2 FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	20	DZ		\$
	ICE CREAM CONE, PREFORMED				
80.	MIN 2-1/2 FL OZ SPECIFY PKG QUANTITY SPECIFY PKG PRICE SPECIFY PRODUCT CODE	20	DZ		\$
	ESTIMATED	TOTAL GROU	JP VI	II: \$	
THROU	ALL TROOP ISSUE CUSTOMERS AND JGH STORES . FOR ORDERING PURPORTED FAX ORDERS MAY BE SENT:				
	POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER:				
	SE PROVIDE A POINT OF CONTACT A	AND TELEPHO	ONE NU	JMBER FOR 1	MATTERS REGARDING
	POINT (S) OF CONTACT:PHONE NUMBER:FAX NUMBER:				

GOVERNMENT QUALIFICATION:

"ALL ITEMS TO BE AWARDED WILL BE AWARDED TO ONE OFFEROR BY GROUP."

OFFEROR QUALIFICATION:

GROUP IX: BARKSDALE AFB, LA, & SHREVEPORT JCC, LA

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	WHOLE MILK		1 / 0		
81.	HALF PINT SPECIFY PRODUCT CODE JCC - 12,000	77,680 -	•		\$
	2% REDUCED FAT MILK				
82.	HALF PINT SPECIFY PRODUCT CODE JCC - 28,800		1/2 PT		\$
83.	HALF GALLON SPECIFY PRODUCT CODE	3,276	1/2 GL _		\$
84.	BULK, 5 TO 7 GALLON CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER _ (SEE PAGE 31) SPECIFY PRODUCT CODE		GL		\$
	WHOLE CHOCOLATE MILK		1 / 0		
85.	HALF PINT SPECIFY PRODUCT CODE JCC - 57,600		1/2 PT		\$
86.	BULK, 5 TO 7 GALLON CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER _ (SEE PAGE 31) SPECIFY PRODUCT CODE		GL		\$

EST TOTAL UNIT QUANTITY UNIT PRICE AMOUNT ITEMS LOWFAT OR REDUCED FAT, CHOCOLATE MILK 1/2 20,000 PT ____ \$____ 87. HALF PINT SPECIFY PRODUCT CODE _____ SPECIFY TYPE LOWFAT _____ or REDUCED FAT _____ SKIM MILK 1/2 39,800 PT _____ \$____ 88. HALF PINT SPECIFY PRODUCT CODE _____ JCC - 4,800EGGNOG (SEASONAL) 89. QUART SPECIFY PRODUCT CODE _____ 550 QT ____ \$___ JCC - 300 LACTOSE FREE WHOLE MILK 312 QT _____ \$____ 90. QUART SPECIFY PRODUCT CODE _____ SOUR CREAM, CULTURED OR ACIDIFIED 2,250 LB _____ \$___ 91. 4 - 5 LB CO SPECIFY SIZE OFFERED _____
SPECIFY PRICE PER CONTAINER _____

SPECIFY PRODUCT CODE _____

	ITEMS	QUANTITY		PRICE	AMOUNT
	REGULAR COTTAGE CHE UNFLAVORED, SMALL O LARGE CURD				
92.	2 - 5 LB CO SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER SPECIFY PRODUCT CODE				\$
	LOWFAT OR REDUCED F BUTTERMILK, ACIDIFIE OR CULTURED		1/2		
93.	HALF PINT SPECIFY PRODUCT CODE SPECIFY TYPE LOWFAT or REDUCED FAT JCC - 4800	7,300			\$
	YOGURT, CHILLED, ASSORTED FLAVORS				
94*	6 - 8 OZ CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER OUNCE SPECIFY FLAVOR SPECIFY PRODUCT CODE	12,000	CO		\$
	FRESH SOFT SERVE ICE MILK MIX, LIQUI VANILLA	D	1/2		
95.	HALF GALLON SPECIFY PRODUCT CODE	1,250			\$

* EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON AN 8 OZ CONTAINER (9600 OUNCES)

	ITEMS	EST TOTAL QUANTITY			AMOUNT
	FRESH SOFT SERVE ICE MILK MIX, LIQUI CHOCOLATE	D			
	CHOCODATE		1/2		
96.	HALF GALLON SPECIFY PRODUCT CODE		GL		\$
	ESTI	MATED TOTA	L GRO	UP IX:	\$
	HONE NUMBER WHERE ORDERS ARE TO I				
NOTE:	ALL TROOP ISSUE CUSTOMERS AN RECEIPTS THROUGH STORES . FO FOLLOWING INFORMATION TO WHO	OR ORDERIN	IG PUR	POSES, P	ROVIDE THE
	POINT(S) OF CONTACT:PHONE NUMBER:				
	PLEASE PROVIDE A POINT OF CON' MATTERS REGARDING INVOICES AND			ONE NUMB	ER FOR
	POINT(S) OF CONTACT:				
	PHONE NUMBER:				
	FAX NUMBER:				
RIII.K	MILK CONTAINERS:				
The location contains the serving serv	oulk milk / juice dispenser container (multi-gallon polyethylenice shipping container (corrugating container (plastic / metainer a transferring of the sing	ne bag) ar ated cardh l holder /	nd sha ooard l keep	ll be de box) or er case)	livered in a single a multi-service which does not
COMET	RNMENT QUALIFICATION:				
GO V EI	"ALL ITEMS TO BE AWARDED WIL	L BE AWAR	DED TO	ONE OF	FEROR BY GROUP."
OFFER	OR QUALIFICATION:				

GROUP X FT. POLK, LA (TROOP) FT. POLK, LA (NAF ACTIVITIES)

	ITEMS	EST TOTAL QUANTITY		UNIT PRICE	AMOUNT
	WHOLE MILK				
97.	HALF PINT SPECIFY PRODUCT CODE NAF - 3200	33,200	1/2 PT		\$
98.	GALLON SPECIFY PRODUCT CODE NAF - 500		GL		\$
	1%LOWFAT MILK		1 / 0		
99.	HALF PINT SPECIFY PRODUCT CODE NAF - 7,000	117,000	1/2 PT		\$
100.	BULK, 3 TO 7 GALLON CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 35) SPECIFY PRODUCT CODE		GL		\$
	SKIM MILK (NONFAT)		1 / 0		
101.	HALF PINT SPECIFY PRODUCT CODE	25,000 -	1/2 PT		\$

EST TOTAL UNIT

OUANTITY UNIT PRICE AMOUNT TTEMS

	11211	2012(1111	01111	111102	11100111
	LOWFAT (1%) OR REDUC FAT (2%), CHOCOLATE M				
102.	HALF PINT SPECIFY PRODUCT CODE SPECIFY TYPE: LOWFAT or REDUCED FAT	•	1/2 PT		\$
103.	BULK, 3 TO 7 GALLON CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CO (SEE PAGE 35) SPECIFY PRODUCT CODE SPECIFY TYPE LOWFAT OR REDUCED	_			\$
	LIGHT WHIPPING CREAM, FRESH OR ULTRA-PASTEURIZED				
104.	QUART SPECIFY TYPE OFFERED: FRESH or ULTRA PASTEURIZED SPECIFY PRODUCT CODE		QT		\$
	EGGNOG (SEASONAL)				
105.	QUART SPECIFY PRODUCT CODE	400	QΤ		\$
	BUTTERMILK, LOWFAT OR REDUCED FAT, CULTURED OR ACT	IDIFIED	1/2		
106.	HALF PINT SPECIFY TYPE: LOWFAT	2,500	•		\$

or REDUCED FAT_____ SPECIFY PRODUCT CODE _____ EST TOTAL UNIT

ITEMS

QUANTITY UNIT PRICE AMOUNT

	COTTAGE CHEESE, REGUNFLAVORED, SMALL OR LARGE CURD	GULAR,		
107.			·	\$
	SOUR CREAM, CULTURE OR ACIDIFIED	E D		
108.	4 - 5 LB PKG SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER _ SPECIFY PRODUCT CODE NAF - 1500		3	\$
	YOGURT, CHILLED, ASSORTED FLAVORS			
109*	6-8 OZ CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER OUNCE SPECIFY PRODUCT CODE	·		\$
	FRESH SOFT SERVE ICE MILK MIX, LIQUID, VANILLE	A		
110**	HALF GALLON	1/2 30,000 GL <u>OR</u>		\$\$
	GALLON SPECIFY SIZE OFFERED SPECIFY PRODUCT CODE	15,000 GL		\$

* EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON AN 8 OZ CONTAINER (406,864 OUNCES)

**AWARD FOR ITEM 107 WILL BE MADE FOR EITHER A 1/2 GALLON OR GALLON CONTAINER, NOT BOTH.

	ITEMS	EST TOTAL QUANTITY			AMOUNT
	FRESH SOFT SERVE ICE MILK MIX, LIQUID CHOCOLATE		1 /0		
111*	HALF GALLON	0.5			\$
	GALLON SPECIFY SIZE OFFERED SPECIFY PRODUCT CODE	3,	500 (GL	\$
	ESTIN	MATED TOTA	L GRO	JP X:\$	
*AWAI	RD FOR ITEM 111 WILL BE MADE FO	OR EITHER	A 1/2	GALLON O	R GALLON CONTAINER,
NOTE	ALL TROOP ISSUE CUSTOMERS AF RECEIPTS THROUGH STORES. FO FOLLOWING INFORMATION TO WHO POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER: PLEASE PROVIDE A POINT OF CONTACT AND ANTERS REGARDING INVOICES AND POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER: FAX NUMBER:	OR ORDERING OM THE FAX FACT AND TO	G PURI ORDEI ORDEI ELEPHONTS:	POSES, PRORES MAY BE	OVIDE THE SENT:
BULE	MILK CONTAINERS:				
conta serv: ship; requ:	oulk milk / juice dispenser corainer (multi-gallon polyethyler ice shipping container (corrugating container (plastic / metaline a transferring of the single was a substitute of the subs	ne bag) and ated cardbo L holder / Le service	d shai card l keepe dispe	ll be del box) or a er case) venser con	ivered in a single multi-service which does not tainer.
					

GROUP XI: NAS NEW ORLEANS, LA; NSA NEW ORLEANS, LA; USCG UNITS IN NEW ORLEANS, LA; USN SHIPS @ PORT OF NEW ORLEANS & AVONDALE SHIPYARD

ITEMS				AMOUNT
2% REDUCED FAT MILK				
SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38)		GL		\$
1% LOWFAT MILK				
SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38)		GL		\$
SKIM MILK (NONFAT)		1/2		
		•		\$
LOWFAT OR REDUCED F CHOCOLATE MILK	AT,			
HALF PINT	5 400	1/2 pt		\$
				Υ
SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRODUCT CODE		GL		\$
	2% REDUCED FAT MILK BULK, 3 TO 7 GALLON CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRODUCT CODE 1% LOWFAT MILK BULK 3 TO 7 GL CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRODUCT CODE SKIM MILK (NONFAT) HALF PINT SPECIFY PRODUCT CODE LOWFAT OR REDUCED F CHOCOLATE MILK HALF PINT SPECIFY PRODUCT CODE SPECIFY LOWFAT OR REDUCED FAT: BULK 3 TO 7 GL CONTAINER SPECIFY LOWFAT OR REDUCED FAT: BULK 3 TO 7 GL CONTAINER SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRODUCT CODE	DULK, 3 TO 7 GALLON CONTAINER 1,100 SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRODUCT CODE 1% LOWFAT MILK BULK 3 TO 7 GL CONTAINER 2,268 SPECIFY PRICE PER CONTAINER 2,268 SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRICE PER CONTAINER (SEE PAGE 38) SPECIFY PRODUCT CODE SKIM MILK (NONFAT) HALF PINT 400 SPECIFY PRODUCT CODE LOWFAT OR REDUCED FAT, CHOCOLATE MILK HALF PINT 5,400 SPECIFY PRODUCT CODE SPECIFY LOWFAT OR REDUCED SPECIFY SIZE OFFERED SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER	DULK, 3 TO 7 GALLON CONTAINER SPECIFY PRICE PER CONTAINER SPECIFY PRODUCT CODE SPECIFY LOWFAT OR REDUCED FAT, CHOCOLATE MILK BULK 3 TO 7 GL CONTAINER SPECIFY LOWFAT OR REDUCED SPECIFY PRODUCT CODE SPECIFY PRODUCT CODE SPECIFY SIZE OFFERED SPECIFY PRICE PER CONTAINER SPECIFY PRICE PER CONTAINER SPECIFY PRICE PER CONTAINER SPECIFY PRICE PER CONTAINER SPECIFY PRODUCT CODE SPECIFY	2% REDUCED FAT MILK BULK, 3 TO 7 GALLON CONTAINER 1,100 GL

SCHEDULE SP0300-03-R-D011 **PAGE 37 OF 84** EST TOTAL UNIT QUANTITY UNIT PRICE AMOUNT ITEMS EGGNOG (SEASONAL) 117. QUART 129 QT _____ \$____ SPECIFY PRODUCT CODE CREAM, WHIPPING HEAVY, FRESH 48 QT _____ \$___ 118. QUART SPECIFY PRODUCT CODE _____ SOUR CREAM, CULTURED OR ACIDIFIED 630 LB _____ \$____ 119. 2 - 5 LB CO SPECIFY SIZE OFFERED _____ SPECIFY PRICE PER CONTAINER SPECIFY PRODUCT CODE COTTAGE CHEESE, LOWFAT, SMALL OR LARGE CURD 120. 2 TO 5 LB PKG 680 LB _____ \$____ SPECIFY SIZE OFFERED _____ SPECIFY PRICE PER CONTAINER _____ SPECIFY PRODUCT CODE

121* 6-8 OZ CONTAINER 500 CO \$_____ \$____

SPECIFY SIZE OFFERED _____

SPECIFY PRICE PER OUNCE ____

SPECIFY PRICE PER CONTAINER _____

SPECIFY FLAVORS OFFERED _____

SPECIFY PRODUCT CODE _____

YOGURT, CHILLED, ASSORTED FLAVORS

* EVALUATION WILL BE DONE ON A COST PER OUNCE BASIS WITH THE TOTAL NUMBER OF OUNCES BASED ON AN 8 OZ CONTAINER (4,000 OUNCES)

	ITEMS	QUANTITY		PRICE	AMOUNT	
	FRESH SOFT SERVE ICE MILK MIX, LIQUID, VANILLA					
122*	HALF GALLON		1/2 GL		\$	
	OR	OR			т	
	GALLON	348	GL		\$	
	SPECIFY SIZE OFFERED SPECIFY PRODUCT CODE	_				
	FRESH SOFT SERVE IC	E				
	MILK MIX, LIQUID CHOCOLATE OR STRAWB	ERRY				
			1/2			
123*	HALF GALLON	496	GL		\$	<u>—</u>
	OR GALLON	248	CT.) R \$	
	SPECIFY SIZE OFFERED SPECIFY PRODUCT CODE	210	OH		Υ	
		ESTIMATED	TOTA	L GROUP XI:	: \$	
	RD FOR ITEMS 122 & 123 WILL BE	FOR EITHE	R 1/2	GALLON OR	GALLON CON	TAINER,
RECE	: ALL TROOP ISSUE CUSTOMERS A IPTS THROUGH STORES. FOR ORDER RMATION TO WHOM THE FAX ORDERS	ING PURPOS	ES, PI			
	POINT(S) OF CONTACT: PHONE NUMBER: FAX NUMBER:					
	FAA NUMBER:	·				
	ASE PROVIDE A POINT OF C TERS REGARDING INVOICES				NUMBER	FOR
	POINT(S) OF CONTACT	' :				
	PHONE NUMBER:					
	FAX NUMBER:					

BULK MILK CONTAINERS:

The bulk milk / juice dispenser container shall be a single service dispenser container (multi-gallon polyethylene bag) and shall be delivered in a single service shipping container (corrugated cardboard box) or a multi-service shipping container (plastic / metal holder / keeper case) which does not require a transferring of the single service dispenser container.

GOVERNME	NT QUAI	LIFICAT	rior	<u>1:</u>									
	"ALL	ITEMS	TO	BE	AWARDED	WILL	BE	AWARDED	TO	ONE	OFFEROR	BY	GROUP.
OFFEROR	QUALIF	CATION	1 :										

SCHEDULE SP0300-03-R-D011 PAGE 40 OF 84

GROUPS I & II: KEESLER AFB

ADDRESS	DELIVERY DAYS	DELIVERY TIMES
MAGNOLIA, BLDG 7409 800 FALCON STREET KEESLER AFB, MS		NLT 1000 HRS
LIVE OAK, BLDG 2000 505 "E" STREET KEESLER AFB, MS	MON, TUES, THURS & FRI	NLT 1000 HRS
PECAN, BLDG 4812 409 "M" STREET	MON, TUES, THURS & FRI	NLT 1000 HRS
AZALEA DINING FACILITY, CENTRAL PREP KITCHEN, CENTRAL PASTRY KITCHEN, and FLIGHT KITCHEN BLDG. 6960 611 PARADE STREET KEESLER AFB, MS 39534-52	& FRI	NLT 1000 HRS
CHILD DEVELOPMENT CTR. 604 J STREET, BLDG 308 KEESLER AFB, MS		NLT 0700-1000 HRS
KEESLER NUTRITIONAL MEDICINE 301 FISHER AVE	MON, WEDS, FRI	NLT 0600-0900 AM

301 FISHER AVE KEESLER AFB, MS

Point of Contact: SSGT GEORGE

228-377-6232

NOTE: ICE CREAM - TWO (2) DELIVERIES PER WEEK, TUES AND THURS, NLT 1000 HOURS.

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

DFAS-CO-SES
P.O. BOX 182317
COLUMBUS, OH 43218-6260

GROUP I: NCBC GULFPORT, MS

ADDRESS DELIVERY DAYS DELIVERY TIMES
COLMER GALLEY, BLDG 367 TUES & THURS BETWEEN 5:30 AM & 8:00 AM

5200 2ND STREET

NAVAL CONSTRUCTION

BATTALION CENTER

GULFPORT, MS 39501-5001

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

DFAS-CO-SES

P.O. BOX 182317

COLUMBUS, OH 43218-6260

GROUP I: CAMP SHELBY, MS

BUILDING AND ADDRESS DELIVERY DAYS DELIVERY TIMES

BLDG 187 MON, TUES, THURS, FRI BY 7:30 AM

INVOICES SHOULD BE MAILED TO:

CAMP SHELBY TRAINING SITE

ATTN: CSTS-DOL-TI (CW4 HALL)

CAMP SHELBY, MS 39407-5500

CAMP SHELBY, MS 39407-5500

PAYMENT WILL BE MADE BY:

DNO INDIANAPOLIS (processed by BENET)

DEPARTMENT 3290

8899 EAST 56TH STREET

INDIANAPOLIS, IN 46249-3850

DNO INDIANAPOLIS (processed by USPFO-MS)

POC: CAPT MILTON GRIFFITH

(601) 313-1502

GROUPS III & IV: SHIPS AT NS PASCAGOULA, MS, INGALLS SHIPYARD, & VISITING SHIPS TO THE MS/AL GULF COAST.

DELIVERIES WILL BE MADE TO ALL SHIPS IN PORT, SHIPS LYING ALONGSIDE WHARVES OR SHIPS BOAT LANDING (NAME AND VESSEL AND BERTH WILL BE GIVEN TO VENDOR ON EACH DELIVERY ORDER) SEVEN (7) DAYS PER WEEK BETWEEN 6:30 AM AND 2:00 PM, MON, WED, FRI FOR NORMAL DELIVERIES AND SAT AND SUN FOR EMERGENCY DELIVERIES.

POC: MICHAEL HALL (228) 761-2247

INSPECTION REQUIREMENTS:

CONTRACTOR'S DELIVERY VEHICLES WILL STOP AND REPORT TO THE VETERINARY INSPECTION POINT AS DESIGNATED FOR INSPECTION OF HIS PRODUCTS BEFORE PROCEEDING TO ANY OTHER DESIGNATED DELIVERY POINTS.

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

DFAS-CO-SES P.O. BOX 182317 COLUMBUS, OH 43218-6260

GROUPS III & IV: ARMED FORCES RETIREMENT HOME, GULFPORT, MS

DELIVERIES FOUR (4) DAYS PER WEEK, MONDAY, TUESDAY, THURSDAY AND FRIDAY, BETWEEN 7:00 AM AND 10:00 AM TO BLDG. 1, BACK DOCK, 1800 BEACH DRIVE, GULFPORT, MS.

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

UNITED STATES NAVAL HOME 1800 BEACH DRIVE GULFPORT, MS 39507

POC: JULIE MOATS
PHONE: 228-897-4254

GROUP V & VI: NAS MERIDIAN, MS

DELIVER TO:

TIME OF DELIVERY:

BLDG 207 BETWEEN 0700 AND 0900

ROY M. WHEAT GALLEY HOURS.

2475 FULLER ROAD

NAS MERIDIAN, MS 39309

POC: PATSY RIDINGER, CHIEF BAKER (601) 679-3169

FREQUENCY & LIMITATIONS:

THREE (3) DELIVERIES PER WEEK MONDAY, WEDNESDAY, AND FRIDAY

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

DFAS-CO-SES
P.O. BOX 182317
COLUMBUS, OH 43218-6260

<u>MOTE</u>: MILK AND MILK PRODUCTS WILL BE DELIVERED TO AIR NATIONAL GUARD CENTER MERIDIAN, MS, UP TO TWO TIMES PER MONTH. MILK WILL BE DELIVERED FIRST TO NAS MERIDIAN GALLEY, BUILDING 207 FOR INSPECTION AND RECEIPT AND THEN DELIVERED TO THE AIR NATIONAL GUARD CENTER APPROXIMATELY 20 MILES ACROSS TOWN.

CONTRACTOR'S DELIVERY VEHICLES WILL STOP AND REPORT TO THE VETERINARY INSPECTION POINT FOR INSPECTION OF THEIR PRODUCTS BEFORE PROCEEDING TO ANY OTHER DESIGNATED DELIVERY POINTS.

GROUPS VII AND VIII: COLUMBUS AFB, MS

CARDINAL INN

DELIVERIES TWO (2) DAYS PER WEEK, MONDAY AND THURSDAY, BETWEEN 0600 AND 0900 HOURS, TO BLDG # 560, 397 SEVENTH STREET, EXCLUDING SUNDAYS AND NATIONAL LEGAL HOLIDAYS.

YOUTH CENTER

DELIVERIES TWO (2) DAY PER WEEK, MONDAY & THURSDAY, BETWEEN 0900 AND 1100 HOURS, TO BLDG # 348, 386 C STREET, EXCLUDING SUNDAYS AND NATIONAL LEGAL HOLIDAYS.

CHILD DEVELOPMENT CENTER

DELIVERIES TWO (2) DAYS PER WEEK, MONDAY AND THURSDAY, BETWEEN 0700 AND 0900 HOURS TO BUILDING #878, 914 SIMLER BLVD, EXCLUDING SUNDAYS AND NATIONAL LEGAL HOLIDAYS.

TRUCK TAIL GATE DELIVERY TO ALL ISSUE POINTS.

CONTRACTORS DELIVERY VEHICLES <u>WILL</u> STOP AND REPORT TO THE VETERINARY INSPECTION POINT FOR INSPECTION OF HIS PRODUCTS BEFORE PROCEEDING TO ANY OTHER DESIGNATED DELIVERY POINTS.

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

DFAS-CO-SES
P.O. BOX 182317
COLUMBUS, OH 43218-6260

GROUP IX: BARKSDALE AFB, LA

TIME AND PLACE OF DELIVERY

THREE (3) DAYS PER WEEK (MON-WEDS-FRI) BETWEEN THE HOURS OF 7:00 A.M. AND 8:00 A.M. TO BLDG. #4631 (RED RIVER DINING FACILITY), 331 CURTIS ROAD AND 6402 (INFLIGHT KITCHEN), 105 LINDBERG RD, E. STREET 102. CHILD DEVELOPMENT AND YOUTH CENTER, 425 KENNEY AVE, (MON-WED-FRI) 8 - 11 A.M. SUNDAYS AND NATIONAL HOLIDAYS ARE EXCLUDED.

INSPECTION REQUIREMENTS:

CONTRACTOR'S DELIVERY VEHICLES WILL STOP AND REPORT TO THE VETERINARY INSPECTION POINT FOR INSPECTION OF HIS PRODUCTS BEFORE PROCEEDING TO ANY OTHER DESIGNATED DELIVERY POINTS.

DELIVERY LIMITATIONS (DINING HALL DELIVERIES ONLY):

MILK PRODUCTS ARE TO TRUCK TAIL-GATE DELIVERIES TO THE DOOR OF THE BLDG. THE RECEIVING INSTALLATION PERSONNEL WILL UNLOAD AND PLACE IN REFRIGERATED STORAGE SPACES.

INVOICES FOR BARKSDALE AFB SHOULD BE MAILED TO AND PAYMENT BE MADE BY:

DFAS- COLUMBUS CENTER

ATTN: DFAS-CO-SES, P.O. BOX 182317

COLUMBUS, OH 43218-6260

GROUP VIII: SHREVEPORT JCC, LA

TIME AND PLACE OF DELIVERY

THREE (3) DAYS PER WEEK (MON, WED & FRI), BETWEEN THE HOURS OF 8:00 AM AND 10:30 PM TO THE JOB CORPS CENTER; ATTN: Warehouse (only); 2800 ARKANSAS STREET; SHREVEPORT, LA 71109. SUNDAYS AND NATIONAL HOLIDAYS ARE EXCLUDED. Point of Contact (POC): Vanessa Bennett (318) 227-9331 x173

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

SHREVEPORT JOB CORPS CENTER ATTN: ACCOUNTS PAYABLE

2815 LILLIAN STREET SHREVEPORT, LA 71109

POC. Sandra Jamerson (318) 227-9331 x170

GROUP X: FT. POLK, LA (TROOP)

TIME AND PLACE OF DELIVERY

MILK - SIX (6) DAYS PER WEEK (MON THRU SAT) BETWEEN THE HOURS OF 6:00 AM AND 2:00 PM TO APPROXIMATELY 10 DINING FACILITIES; BLDG. 4366. CHILD DEVELOPMENT CENTER & YOUTH CENTER BUILDING 4990; USAMEDDDAC NUTRITION CARE DIVISION; 1585 3RD ST, FT. POLK, LA 71459-5110; (MON-TUES-THURS-FRI) BETWEEN 7:00 AM AND 11:00 AM SUNDAYS AND NATIONAL HOLIDAYS ARE EXCLUDED.

<u>MOTE:</u> DELIVERY TICKETS WILL BE DELIVERED TO ADMINISTRATIVE BRANCH, BLDG. 4366 WITHIN 48 HOURS AFTER DELIVERY.

INSPECTION REQUIREMENTS:

CONTRACTOR'S DELIVERY VEHICLES WILL STOP AND REPORT TO THE VETERINARY INSPECTION POINT FOR INSPECTION OF HIS PRODUCTS BEFORE PROCEEDING TO ANY OTHER DESIGNATED DELIVERY POINTS.

DELIVERY LIMITATIONS (DINING HALL DELIVERIES ONLY):

MILK PRODUCTS ARE TO TRUCK TAIL-GATE DELIVERIES TO THE DOOR OF THE BLDG. THE RECEIVING INSTALLATION PERSONNEL WILL UNLOAD AND PLACE IN REFRIGERATED STORAGE SPACES.

INVOICES FOR FT. POLK SHOULD BE MAILED TO AND PAYMENT BE MADE BY:

DFAS- COLUMBUS CENTER

ATTN: DFAS-CO-SES, P.O. BOX 182317

COLUMBUS, OH 43218-6260

NOTE: INVOICE MUST ACCOMPANY EACH DELIVERY.

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GROUP X: FT. POLK, LA (NAF ACTIVITIES)

DELIVERY TIMES: FREQUENCY OF DELIVERIES

BETWEEN 6:00 AM & 8:00 AM TWO (2) DAYS PER WEEK (TUE & THU)

DELIVERY POINTS:

BOWLING CENTER WARRIOR CLUB CLUB CORTINA
BLDG. 1457 BLDG. 352 BLDG. 920
MISSISSIPPI AVE. CORPS RD. BELL RICHARD AVE.

INVOICES SHOULD BE MAILED TO AND PAYMENT WILL BE MADE BY:

NAF FINANCIAL SERVICES - FT. POLK
P. O. BOX 6111
TEXARKANA, TX 75505-6111
P.O.C.: SHEILA WADE

COML: (903) 334-4667

GROUP XI: NAS NEW ORLEANS, LA; NSA NEW ORLEANS, LA; USCG UNITS IN NEW ORLEANS, LA; USN SHIPS @ PORT OF NEW ORLEANS & AVONDALE SHIPYARD, LA

<u>Location</u>	Time of Delivery	Frequency
Naval Air Station	8:00 AM to 10:00 AM	Tuesday & Friday
Joint Reserve Base Galley, Bldg. 23 400 Russell Avenue New Orleans, LA 70143 504-678-2160 Naval Support Activit		Monday & Thursday
2300 General Meyer Av Galley, Bldg. 707 New Orleans, LA 70142	7:00 AM TO 10:00 AM	Monday and Thursday
U.S.C.G. Support Cent Galley/Vessels 4640 Urquhart Street New Orleans, LA 70117	er 5:00 AM to 10:00 AM	Monday and Friday
Ships at Port of New Avondale Shipyard or Wharves in New Orl Avondale, LA 70094	5:00 AM to 4:00 PM	Monday through Saturday

Payment and Invoice Information

NAVAL AIR STATION (NAS), NEW ORLEANS,

NAVAL SUPPORT ACTIVITY (NSA) &

SHIPS @ PORT OF NEW ORLEANS & AVONDALE SHIPYARD

PAYMENT WILL BE MADE BY INVOICES TO BE MAILED TO:

DFAS-COLUMBUS CENTER ATTN: DFAS-CO-SES P.O. BOX 182317

COLUMBUS, OH 43218-6260

NOTE: INVOICE MUST ACCOMPANY EACH DELIVERY.

U. S. C. G. GALLEY / VESSELS

INVOICES TO BE MAILED TO: U. S. C. G. GALLEY U. S. C. G. SUPPORT CENTER 4640 URQUHART STREET NEW ORLEANS, LA 70117 PAYMENT WILL BE MADE BY: U. S. C. G. FINANCE CENTER (CALL RECORD) P. O. BOX 4103 CHESAPEAKE, VA 23327-4103 P. O. C.: Lois Ricker(904) 523-6869

FRESHNESS REQUIREMENTS FOR DAIRY PRODUCTS:

A. Fluid dairy products and other dairy products shall have sufficient remaining shelf life commensurate with good commercial practice and at a minimum:

- 1. Milk, Whipping Cream (fresh), Cream (fresh), Eggnog and Half and Half (fresh) must be delivered within 72 hours after pasteurization:
- 2. Half and Half (ultra-pasteurized), and Buttermilk must be delivered within 96 hours after pasteurization.
- 3. Whipping Cream (ultra-pasteurized) and Cream (ultra-pasteurized) must be delivered within 14 days after packaging:
- 4. Cottage Cheese, cultured, normal shelf life, must be delivered within 4 days after date of packaging, Cottage Cheese, acidified, normal shelf life, must be delivered within 5 days after date of packaging, Cottage Cheese, cultured or acidified, extended shelf life, must be delivered within 7 days after date of packaging:
- 5. Sour Cream must be delivered within 7 days after pasteurization:
- 6. Ice Milk Mix, fresh (soft serve), Milk Shake Mix, fresh (direct draw) must be delivered within 120 hours after manufacture:
- 7. Yogurt, must not be older than 21 days from the date of pack.
- 8. Ice Cream must be delivered within 120 days after manufacturing and packaging except for Novelties which will be delivered within 180 days after manufacturing and packaging.

PACKAGING, PACKING, AND LABELING:

- A. All packaging and packing shall be in accordance with good commercial practice. Labeling shall be in accordance with commercial labeling complying with the Federal Food, Drug, and Cosmetic Act and regulations promulgated thereunder.
- B. All items must be identified with readable dates (open code dates), or coded dates. Contractors who do not use open dating will provide a product code number key listing. The product code number key listing shall explain the actual date of production or processing. Copies of key-code listing will be furnished to each destination receiving officer and each destination inspection agency with the first delivery.

** ADDITIONAL ITEMS**

THE TROOP CUSTOMERS WILL BE ABLE TO ADD ADDITIONAL MILK AND ICE CREAM ITEMS TO THIS CONTRACT AFTER THE DATE OF AWARD. THE PRICE OF THE ITEM MUST BE DETERMINED BY THE CONTRACTING OFFICER TO BE FAIR AND REASONABLE. ITEMS WILL BE ADDED TO THE STORES CATALOG WITHOUT A WRITTEN MODIFICATION TO THE CONTRACT. IN ANY CASE, THESE ITEMS *MAY NOT* INCREASE THE ORIGINAL DOLLAR VALUE OF THE CONTRACT BY MORE THAN 25%.

ADDITIONAL CUSTOMERS

ADDITIONAL DOD AND NON-DOD CUSTOMERS LOCATED IN THE SAME DISTRIBUTION AREA AS THE SUCCESSFUL CONTRACTOR MAY BE ADDED TO THE CONTRACT, BASED ON A MUTUALLY AGREED UPON IMPLEMENTATION PLAN. THE ADDITIONAL CUSTOMER (S) CAN NOT INCREASE THE DOLLAR VALUE OF THE CONTRACT BY MORE THAN 25% IN TOTAL.

CONTRACT CLAUSES

52.212-1 INSTRUCTIONS TO OFFERORS--COMMERCIAL ITEMS (OCT 2000)

(a) North American Industry Classification System (NAICS) Code and Small Business Size Standard.

The NAICS code and small business size standard for this acquisition appear in Block 10 of the solicitation cover sheet (SF 1449). However, the small business size standard for a concern which submits an offer in its own name, but which proposes to furnish an item which it did not itself manufacture, is 500 employees.

(b) Submission of Offers.

Submit signed and dated offers to the office specified in this solicitation at or before the exact time specified in this solicitation. Offers may be submitted on the SF 1449, letterhead stationery, or as otherwise specified in the solicitation. As a minimum, offers must show--

- (1) The solicitation number;
- (2) The time specified in the solicitation for receipt of offers;
- (3) The name, address, and telephone number of the offeror;
- (4) A technical description of the items being offered in sufficient detail to evaluate compliance with the requirements in the solicitation. This may include product literature, or other documents, if necessary;
 - (5) Terms of any express warranty;
 - (6) Price and any discount terms;
 - (7) "Remit to" address, if different than mailing address;
 - (8) A completed copy of the representations and certifications at FAR 52.212-3;
 - (9) Acknowledgment of Solicitation Amendments;
- (10) Past performance information, when included as an evaluation factor, to include recent and relevant contracts for the same or similar items and other references (including contract numbers, points of contact with telephone numbers and other relevant information); and
- (11) If the offer is not submitted on the SF 1449, include a statement specifying the extent of agreement with all terms, conditions, and provisions included in the solicitation. Offers that fail to furnish required representations or information, or reject the terms and conditions of the solicitation may be excluded from consideration.

(c) Period for Acceptance of Offers.

The offeror agrees to hold the prices in its offer firm for <u>30 calendar days</u> from the date specified for receipt of offers, unless another time period is specified in an addendum to the solicitation.

(d) Product Samples.

When required by the solicitation, product samples shall be submitted at or prior to the time specified for receipt of offers. Unless otherwise specified in this solicitation, these samples shall be submitted at no expense to the Government, and returned at the sender's request and expense, unless they are destroyed during preaward testing.

(e) Multiple Offers.

Offerors are encouraged to submit multiple offers presenting alternative terms and conditions or commercial items for satisfying the requirements of this solicitation. Each offer submitted will be evaluated separately.

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52.212-1 (continued)

(f) Late Submissions, Modifications, Revisions, and Withdrawals of Offers.

- (1) Offerors are responsible for submitting offers, and any modifications, revisions, or withdrawals, so as to reach the Government office designated in the solicitation by the time specified in the solicitation. If no time is specified in the solicitation, the time for receipt is 4:30 p.m., local time, for the designated Government office on the date that offers or revisions are due.
- (2)(i) Any offer, modification, revision, or withdrawal of an offer received at the Government office designated in the solicitation after the exact time specified for receipt of offers is "late" and will not be considered unless it is received before award is made, the Contracting Officer determines that accepting the late offer would not unduly delay the acquisition; and—
- (A) If it was transmitted through an electronic commerce method authorized by the solicitation, it was received at the initial point of entry to the Government infrastructure not later than 5:00 p.m. one working day prior to the date specified for receipt of offers; or
- (B) There is acceptable evidence to establish that it was received at the Government installation designated for receipt of offers and was under the Government's control prior to the time set for receipt of offers; or
 - (C) If this solicitation is a request for proposals, it was the only proposal received.
- (ii) However, a late modification of an otherwise successful offer, that makes its terms more favorable to the Government, will be considered at any time it is received and may be accepted.
- (3) Acceptable evidence to establish the time of receipt at the Government installation includes the time/date stamp of that installation on the offer wrapper, other documentary evidence of receipt maintained by the installation, or oral testimony or statements of Government personnel.
- (4) If an emergency or unanticipated event interrupts normal Government processes so that offers cannot be received at the Government office designated for receipt of offers by the exact time specified in the solicitation, and urgent Government requirements preclude amendment of the solicitation or other notice of an extension of the closing date, the time specified for receipt of offers will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Government processes resume.
- (5) Offers may be withdrawn by written notice received at any time before the exact time set for receipt of offers. Oral offers in response to oral solicitations may be withdrawn orally. If the solicitation authorizes facsimile offers, offers may be withdrawn via facsimile received at any time before the exact time set for receipt of offers, subject to the conditions specified in the solicitation concerning facsimile offers. An offer may be withdrawn in person by an offeror or its authorized representative if, before the exact time set for receipt of offers, the identity of the person requesting withdrawal is established and the person signs a receipt for the offer.

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52.212-1 (continued)

(g) <u>Contract Award</u> (not applicable to Invitation for Bids).

The Government intends to evaluate offers and award a contract without discussions with offerors. Therefore, the offeror's initial offer should contain the offeror's best terms from a price and technical standpoint. However, the Government reserves the right to conduct discussions if later determined by the Contracting Officer to be necessary. The Government may reject any or all offers if such action is in the public interest; accept other than the lowest offer; and waive informalities and minor irregularities in offers received.

(h) Multiple Awards.

The Government may accept any item or group of items of an offer, unless the offeror qualifies the offer by specific limitations. Unless otherwise provided in the Schedule, offers may not be submitted for quantities less than those specified. The Government reserves the right to make an award on any item for a quantity less than the quantity offered, at the unit prices offered, unless the offeror specifies otherwise in the offer.

- (i) Availability of Requirements Documents Cited in the Solicitation.
- (1) (i) The GSA Index of Federal Specifications, Standards and Commercial Item Descriptions, FPMR Part 101-29, and copies of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained for a fee by submitting a request to--

GSA Federal Supply Service Specifications Section

Suite 8100

470 East L'Enfant Plaza, SW

Washington, DC 20407

Telephone (202) 619-8925

Facsimile (202) 619-8978

- (ii) If the General Services Administration, Department of Agriculture, or Department of Veterans Affairs issued this solicitation, a single copy of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained free of charge by submitting a request to the addressee in paragraph (i)(1)(i) of this provision. Additional copies will be issued for a fee.
 - (2) The DoD Index of Specifications and Standards (DoDISS) and documents listed in it may be obtained from the-Department of Defense Single Stock Point (DoDSSP)

Building 4, Section D

700 Robbins Avenue

Philadelphia, PA 19111-5094

Telephone (215) 697-2667/2179

Facsimile (215) 697-1462

- (i) Automatic distribution may be obtained on a subscription basis.
- (ii) Order forms, pricing information, and customer support information may be obtained--
 - (A) By telephone at (215) 697-2667/2179; or
 - (B) Through the DoDSSP Internet site at http://assist.daps.mil.

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52.212-1 (continued)

- (3) Nongovernment (voluntary) standards must be obtained from the organization responsible for their preparation, publication or maintenance.
 - (j) <u>Data Universal Numbering System (DUNS) Number.</u>

(Applies to offers exceeding \$25,000.)

The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" followed by the DUNS number that identifies the offeror's name and address. If the offeror does not have a DUNS number, it should contact Dun and Bradstreet to obtain one at no charge. An offeror within the United States may call 1-800-333-0505. The offeror may obtain more information regarding the DUNS number, including locations of local Dun and Bradstreet Information Services offices for offerors located outside the United States, from the Internet home page at http://www.customerservice@dnb.com. If an offeror is unable to locate a local service center, it may send an e-mail to Dun and Bradstreet at globalinfo@mail.dnb.com.

52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS—COMMERCIAL ITEMS (JUL 2002) ALTERNATE 1 (APR 2002)

(a)

Definitions. As used in this provision:

"Emerging Small Business" means a small business concern whose size is no greater than 50 percent of the numerical size standard for the North American Industry Classification System (NAICS) code designated.

"Forced or Indentured Child Labor" means all work or service—

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

"Service-Disabled Veteran-Owned Small Business Concern"--

- (1) Means a small business concern--
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service=connected, as defined in 38 U.S.C. 101(16).

"Small Business Concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

"Veteran-Owned Small Business Concern" means a small business concern-

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
 - (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-Owned Business Concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

"Women-Owned Small Business Concern" means a small business concern-

- (1) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
 - (2) Whose management and daily business operations are controlled by one or more women.
 - (b) Taxpayer Identification Number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701).

(Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)

- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c)
- and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).

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52.212-3 (continued)

(2) The TITY may be used by the Government to contect and report on any definiquent amounts arising out of the orients
relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of
the offeror's TIN.
(3) Taxpayer Identification Number (TIN).
TIN:
TIN has been applied for.
TIN is not required because:
Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively
connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fisca
paying agent in the United States;
Offeror is an agency or instrumentality of a foreign government;
Offeror is an agency or instrumentality of the Federal government.
(4) <u>Type of Organization</u> .
Sole proprietorship;
Partnership;
Corporate entity (not tax-exempt);
Corporate entity (tax-exempt);
Government entity (Federal, State, or local);
Foreign government;
International organization per 26 CFR 1.6049-4;
Other
(5) <u>Common Parent.</u>
Offeror is not owned or controlled by a common parent;
Name and TIN of common parent:
Name
TIN
(c) Offerors must complete the following representations when the resulting contract is to be performed inside the United
States, its territories or possessions, Puerto Rico, the Trust Territory of the Pacific Islands, or the District of Columbia. Check
all that apply.
(1) <u>Small Business Concern.</u>
The offeror represents as part of its offer that it \square is, \square is not a small business concern.
(2) <u>Veteran-Owned Small Business Concern.</u>
[Complete only if the offeror represented itself as a small business concern in paragraph $(c)(1)$ of this provision.]
The offeror represents as part of its offer that it \square is, \square is not a veteran-owned small business concern.
(3) <u>Service-Disabled Veteran-Owned Small Business Concern.</u>
[Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this
provision.]
The offeror represents as part of its offer that it \square is, \square is not a service-disabled veteran-owned small business
concern.

(2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's

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52.212-3 (continued)

(4) <u>Small Disadvantaged Business Concern.</u>
[Complete only if the offerer venues ented itself as a small business concern in navagraph (a)(1) of this

I	Complete only if the offeror represented uself as a small business concern in paragraph (c)(1) of this
provision.]	
T	he offeror represents, for general statistical purposes, that it \square is, \square is not, a small disadvantaged business concern
as defined in	5.13 CEP 124.1002

(5) Women-Owned Small Business Concern.

[Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.]

The offeror represents that it \square is, \square is not a women-owned small business concern.

NOTE: Complete paragraphs (c)(6) and (c)(7) only if this solicitation is expected to exceed the simplified acquisition threshold (i.e. \$100,000.00).

(6) <u>Women-Owned Business Concern</u> (other than small business concern).

[Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.]

The offeror represents that it \square is a women-owned business concern.

(7) <u>Tie Bid Priority for Labor Surplus Area Concerns.</u>

If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price:

(8) Small Business Size for the Small Business Competitiveness Demonstration Program and for the Targeted Industry Categories under the Small Business Competitiveness Demonstration Program.

[Complete only if the offeror has represented itself to be a small business concern under the size standards for this solicitation.]

(i) [Complete only for solicitations indicated in an addendum as being set-aside for emerging small businesses in one of the four designated industry groups (DIGs).]

The offeror represents as part of its offer that it \square is, \square is not an emerging small business.

(ii) [Complete only for solicitations indicated in an addendum as being for one of the targeted industry categories (TICs) or four designated industry groups (DIGs).]

Offeror represents as follows:

- (A) Offeror's number of employees for the past 12 months (check the Employees column if size standard stated in the solicitation is expressed in terms of number of employees); or
- (B) Offeror's average annual gross revenue for the last 3 fiscal years (check the Average Annual Gross Number of Revenues column if size standard stated in the solicitation is expressed in terms of annual receipts).

(Check one of the following):

Average Annual Gross Re

	Number of Employees	Average Annual Gross Revent
50 or fewer	\$1	million or less
51 - 100	\$1,	000,001 - \$2 million
101 - 250	\$2,	000,001 - \$3.5 million
251 - 500	\$3,	500,001 - \$5 million
501 - 750	\$5,	000,001 - \$10 million
751 - 1,000	\$10	0,000,001-\$17 million
Over 1,000	Ove	er \$17 million

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52.212-3 (continued)	
(9) [Complete only if the solicitation contains the clause at FA	R 52.219-23, Notice of Price Evaluation Adjustment for
Small Disadvantaged Business Concerns, or FAR 52.219-25, Small I	Disadvantaged Business Participation Program—
Disadvantaged Status and Reporting, and the offeror desires a benefit	it based on its disadvantaged status.]
(i) General.	* *
The offeror represents that either	
	dministration as a small disadvantaged business concern
and is identified, on the date of this representation, as a certified small	Il disadvantaged business concern in the database
maintained by the Small Business Administration (PRO-Net), and that	at no material change in disadvantaged ownership and
control has occurred since its certification, and, where the concern is	owned by one or more individuals claiming disadvantaged
status, the net worth of each individual upon whom the certification i	s based does not exceed \$750,000 after taking into account
the applicable exclusions set forth at 13 CFR 124,104(c)(2); or	
(B) It ☐ has, ☐ has not submitted a completed applica	tion to the Small Business Administration or a Private
Certifier to be certified as a small disadvantaged business concern in	accordance with 13 CFR 124, Subpart B, and a decision on
that	
application is pending, and that no material change in disadvantaged	ownership and control has occurred since its application
was submitted.	
(ii) \square Joint Ventures under the Price Evaluation Adjustme	
	nt venture that complies with the requirements in 13 CFR
124.1002(f) and that the representation in paragraph (c)(9)(i) of this p	provision is accurate for the small disadvantaged business
concern that is participating in the joint venture.	
[The offeror shall enter the name of the small disadvant	aged business concern that is participating in the joint
venture:]	
(10) <u>HUBZone Small Business Concern</u> .	
[Complete only if the offeror represented itself as a small	business concern in paragraph $(c)(1)$ of this provision.]
The offeror represents as part of its offer that	
(i) It is, is not a HUBZone small business concern li	
Qualified HUBZone Small Business Concerns maintained by the Sm	
ownership and control, principal office, or HUBZone employee perce	entage has occurred since it was certified by the Small
Business Administration in accordance with 13 CFR part 126; and	110 CFD 110 C 111
	requirements of 13 CFR part 126, and the representation in
paragraph (c)(10)(i) of this provision is accurate	rm co 1 11
for the HUBZone small business concern or concerns that are particip	
or names of the HUBZone small business concern or concerns that ar	e participating in the joint venture:
Fact HIIDZana and the circumstate of the circumstat	to the state of th
Each HUBZone small business concern participating in the joint vent	ure snall submit a separate signed copy of the HUBZone
representation.	

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52.212-3 (continued)

(11) (Complete if the offeror has represented itself as disadvantaged in paragraph (c)(4) or (c)(9) of this provision.)
[The offeror shall check the category in which its ownership falls]:
Black American.
Hispanic American.
Native American
(American Indians, Eskimos, Aleuts, or Native Hawaiians).
Asian-Pacific American
(persons with origins from Burma, Thailand, Malaysia, Indonesia,
Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia
(Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of
the Pacific Islands (Republic of Palau), Republic of the Marshall
Islands, Federated States of Micronesia, the Commonwealth of the
Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji,
Tonga, Kiribati, Tuvalu, or Nauru).
Subcontinent Asian (Asian-Indian) American
(persons with origins from India, Pakistan, Bangladesh, Sri Lanka,
Bhutan, the Maldives Islands, or Nepal).
Individual/concern, other than one of the preceding.
(d) Representations required to implement provisions of Executive Order 11246
(1) Previous Contracts and Compliance.
The offeror represents that
(i) It \(\subseteq \text{has, } \subseteq has not, participated in a previous contract or subcontract subject to the Equal Opportunity clause of
this solicitation; and
(ii) It \square has, \square has not, filed all required compliance reports.
(2) Affirmative Action Compliance.
The offeror represents that
(i) It \square has developed and has on file, \square has not developed and does not have on file, at each establishment,
affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR Subparts 60-1 and 60-2), or
(ii) It has not previously had contracts subject to the written affirmative action programs requirement of the rules
and regulations of the Secretary of Labor.
(e) <u>Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352).</u>
(Applies only if the contract is expected to exceed \$100,000.)
By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds
have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a
Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in
connection with the award of any resultant contract.
(f) Buy American Act Certificate.
(The certificate in DFARS 252.225-7000 or 7006 shall be completed if it is provided as an Attachment to 52.212-3.)

(g) Buy American Act-North American Free Trade Agreement--Israeli Trade Act Certificate.

(The certificate in DFARS 252.225-7035 shall be completed if it is provided as an Attachment to 52.212-3.)

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52.212-3 (continued)
(b) Certification Re

(Applies only if the contract The offeror certifies, to the	barment, Suspension or Ineligibility for Award (Executive Order 12549). Evalue is expected to exceed the simplified acquisition threshold.) The best of its knowledge and belief, that the offeror and/or any of its principals— of its principals are, are not presently debarred, suspended, proposed for debarment, or							
declared ineligible for the award of contracts by any Federal agency; and								
	within a three-year period preceding this offer, been convicted of or had a civil judgment							
rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to								
	ssion of embezzlement, theft, forgery, bribery, falsification or destruction of records, making							
false statements, tax evasion, or rec								
	sently indicted for, or otherwise criminally or civilly charged by a Government entity with,							
commission of any of these offense								
2	s. wledge of Child Labor for Listed End Products (Executive Order 13126).							
	t list in paragraph (i)(1) any end products being acquired under this solicitation that are							
	quiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at							
22.1503(b).)	juming conductor continuation as to rotect of interitaries child Euroff, amoss excluded at							
(1) Listed End Products.								
(1) Listed End 1 foddets.								
Listed End Product	Listed Countries of Origin							
(2) Certification.								
	has identified end products and countries of origin in paragraph (i)(1) of this provision,							
	er (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.)							
	ot supply any end product listed in paragraph (i)(1) of this provision that was mined,							
	presponding country as listed for that product.							
	upply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or							
	country as listed for that product. The Offeror certifies that it has made a good faith effort to							
	ured child labor was used to mine, produce, or manufacture any such end product furnished							
	Those efforts, the Offeror certifies that it is not aware of any such use of child labor.							

52.212-4 CONTRACT TERMS AND CONDITIONS – COMMERCIAL ITEMS (FEB2002)

(a) <u>Inspection/Acceptance</u>.

The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its post-acceptance rights--

- (1) within a reasonable time after the defect was discovered or should have been discovered; and
- (2) before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.

(b) Assignment.

The Contractor or its assignee may assign its rights to receive payment as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes payment (e.g., use of the Government wide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.

(c) Changes.

Changes in the terms and conditions of this contract may be made only by written agreement of the parties.

(d) Disputes.

This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.

(e) Definitions.

The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.

(f) Excusable Delays.

The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.

(g) Invoice.

(1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include--

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52.212-4 (continued)

- (i) Name and address of the Contractor:
- (ii) Invoice date and number;
- (iii) Contract number, contract line item number and, if applicable, the order number;
- (iv) Description, quantity, unit of measure, unit price and extended price of the items delivered;
- (v) Shipping number and date of shipment including the bill of lading number and weight of shipment if shipped on Government bill of lading;
 - (vi) Terms of any discount for prompt payment offered;
 - (vii) Name and address of official to whom payment is to be sent;
 - (viii) Name, title, and phone number of person to notify in event of defective invoice; and
- (ix) Taxpayer Identification Number (TIN)> The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
 - (x) Electronic funds transfer (EFT) banking information.
 - (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer—Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer—Other Than Central Contractor Registration), or applicable agency procedures.
 - (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
- (2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.

(h) Patent Indemnity.

The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.

(i) Payment.

Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and OMB prompt payment regulations at 5 CFR part 1315. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.

(j) Risk of Loss.

Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon:

- (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin, or
- (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.

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52.212-4 (continued)

(k) <u>Taxes</u>.

The contract price includes all applicable Federal, State, and local taxes and duties.

(1) Termination for the Government's Convenience.

The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably

(m) Termination for Cause.

could have been avoided.

The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.

(n) Title.

Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.

(o) Warranty.

The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.

(p) *Limitation of Liability.*

Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.

(q) Other Compliances.

The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.

(r) Compliance with Laws Unique to Government Contracts.

The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 327, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.

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52.212-4 (continued)

(s) Order of Precedence.

Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:

- (1) the schedule of supplies/services;
- (2) the Assignments, Disputes, Payments, Invoice, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause;
 - (3) the clause at 52.212-5;
- (4) addenda to this solicitation or contract, including any license agreements for computer software;
 - (5) solicitation provisions if this is a solicitation;
 - (6) other paragraphs of this clause;
 - (7) the Standard Form 1449;
 - (8) other documents, exhibits, and attachments; and
 - (9) the specification.

 $\frac{\mathbf{X}}{\mathbf{X}}$ (12)

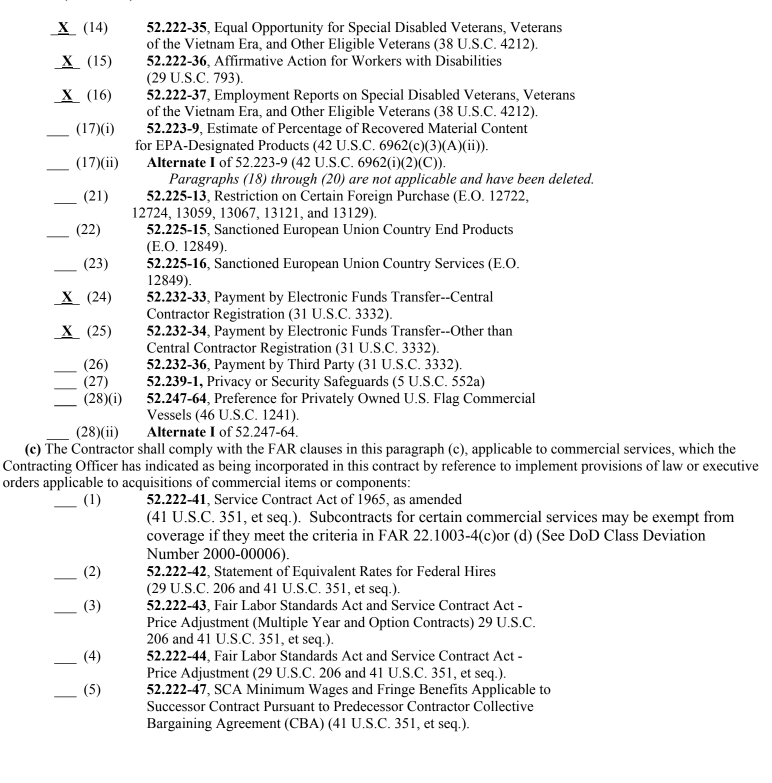
52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS – COMMERCIAL ITEMS (MAY 2002) DEVIATION

- (a) The Contractor shall comply with the following FAR clauses, which are incorporated in this contract by reference, to implement provisions of law or executive orders applicable to acquisitions of commercial items:
 - (1) **52.222-3**, Convict Labor (E.O. 11755).
 - (2) **52.233-3**, Protest After Award (31 U.S.C. 3553).
- **(b)** The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items or components:
 - 52.203-6, Restrictions on Subcontractor Sales to the Government, \mathbf{X} (1) with Alternate I (41 U.S.C. 253g and 10 U.S.C. 2402). 52.219-3, Notice of Total HUBZone Small Business Set-Aside (Jan 1999). **(2) X** (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer). 52.219-5, Very Small Business Set-Aside (Pub. L. 103-403, section 304, Small __ (4)(i) Business Reauthorization and Amendments Act of 1994). (4)(ii) Alternate I **to 52.219-5.** Alternate II to 52.219-5. (4)(iii) 52.219-8, Utilization of Small, Small Disadvantaged and Women- \mathbf{X} (5) Owned Small Business Concerns (15 U.S.C. 637 (d)(2) and (3)). \mathbf{X} (6) 52.219-9, Small, Small Disadvantaged and Women-Owned Small Business Subcontracting Plan (15 U.S.C. 637 (d)(4)). ___(7) **52.219-14**, Limitation on Subcontracting (15 U.S.C. 637(a)(14)). 52.219-23, Notice of Price evaluation Adjustment for Small (8)(i)Disadvantaged Business Concerns (Pub L. 103-355, section 7102, and 10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer). (8)(ii) **Alternate I** of 52.219-23. **52.219-25**, Small Disadvantaged Business Participation Program— (9) Disadvantaged Status and Reporting (Pub. L. 103-355, section 7102, And 10 U.S.C. 2323). ___ (10) **52.219-26.** Small Disadvantaged Business Participation Program— Incentive Subcontracting (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323). **52.222-19**, Child Labor—Cooperation with Authorities and (11)Remedies (E.O. 13126).

52.222-21, Prohibition of Segregated Facilities (Feb 1999).

52.222-26, Equal Opportunity (E.O. 11246).

52.212-5 (continued)



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52.212-5 (continued)

(d) Comptroller General Examination of Record.

The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records - Negotiation.

- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR
- Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c) or (d) of this clause, the Contractor is not required to include any FAR clause, other than those listed below (and as may be required by an addenda to this paragraph to establish the reasonableness of prices under Part 15), in a subcontract for commercial items or commercial components--
 - (1) **52.222-26**, Equal Opportunity (E.O. 11246);
- (2) **52.222-35**, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (38 U.S.C. 4212);
 - (3) **52.222-36**, Affirmative Action for Workers with Disabilities (29 U.S.C. 793);
 - (4) **52.247-64**, Preference for Privately-Owned U.S.-Flag Commercial Vessels (46 U.S.C. 1241) (flow down not required for subcontracts awarded beginning May 1, 1996); and
 - (5) **52.222-41**, Service Contract Act of 1965, as amended (41 U.S.C. 351, et seq.).

ATTACHMENT TO 52.212-5

52.219-4 - Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999).

- (a) Definition. HUBZone small business concern, as used in this clause, means a small business concern that appears on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration.
- (b) Evaluation preference.
 - (1) Offers will be evaluated by adding a factor of 10 percent to the price of all offers, except-
 - (i) Offers from HUBZone small business concerns that have not waived the evaluation preference;
 - (ii) Otherwise successful offers from small business concerns;
 - (iii) Otherwise successful offers of eligible products under the Trade Agreements Act when the dollar threshold for application of the Act is exceeded (see 25.402 of the Federal Acquisition Regulation (FAR)); and
 - (iv) Otherwise successful offers where application of the factor would be inconsistent with a Memorandum of Understanding or other international agreement with a foreign government.
 - (2) The factor of 10 percent shall be applied on a line item basis or to any group of items on which award may be made. Other evaluation factors described in the solicitation shall be applied before application of the factor.
 - (3) A concern that is both a HUBZone small business concern and a small disadvantaged business concern will receive the benefit of both the HUBZone small business price evaluation preference and the small disadvantaged business price evaluation adjustment (see FAR clause 52.219-23). Each applicable price evaluation preference or adjustment shall be calculated independently against an offeror's base offer. These individual preference amounts shall be added together to arrive at the total evaluated price for that offer.
- (c) Waiver of evaluation preference. A HUBZone small business concern may elect to waive the evaluation preference, in which case the factor will be added to its offer for evaluation purposes. The agreements in paragraph (d) of this clause do not apply if the offeror has waived the evaluation preference.

Offeror	elects	to	waive	the	eval	luation	preference.
Olicioi	CICCIS	$\iota \circ$	vv ai v C	uic	Cvui	uuuion	profession.

- (d) Agreement. A HUBZone small business concern agrees that in the performance of the contract, in the case of a contract for
 - (1) Services (except construction), at least 50 percent of the cost of personnel for contract performance will be spent for employees of the concern or employees of other HUBZone small business concerns;
 - (2) Supplies (other than procurement from a non-manufacturer of such supplies), at least 50 percent of the cost of manufacturing, excluding the cost of materials, will be performed by the concern or other HUBZone small business concerns;
 - (3) General construction, at least 15 percent of the cost of the contract performance incurred for personnel will be spent on the concern's employees or the employees of other HUBZone small business concerns; or
 - (4) Construction by special trade contractors, at least 25 percent of the cost of the contract performance incurred for personnel will be spent on the concern's employees or the employees of other HUBZone small business concerns.
- (e) A HUBZone joint venture agrees that in the performance of the contract, the applicable percentage specified in paragraph (d) of this clause will be performed by the HUBZone small business participant or participants;
- (f) A HUBZone small business concern non-manufacturer agrees to furnish in performing this contract only end items manufactured or produced by HUBZone small business manufacturer concerns. This paragraph does not apply in connection with construction or service contracts.

252.212-7000 OFFEROR REPRESENTATIONS AND CERTIFICATIONS— COMMERCIAL ITEMS (NOV 1995) DFARS

(a) Definitions.

As used in this clause--

- (1) Foreign person means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec. 2415).
- (2) United States person is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern which is controlled in fact by such domestic concern, as determined under regulations of the President.
 - **(b)** *Certification*.

By submitting this offer, the Offeror, if a foreign person, company or entity certifies that it-

- (1) Does not comply with the Secondary Arab Boycott of Israel; and
- (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec. 2407(a) prohibits a United States person from taking.
- **(c)** Representation of Extent of Transportation by Sea. (This representation does not apply to solicitations for the direct purchase of ocean transportation services).
- (1) The Offeror shall indicate by checking the appropriate blank in paragraph (c)(2) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term "supplies" is defined in the Transportation of Supplies by Sea clause of this solicitation.
 - (2) Representation.

The Offeror represents that it--

____Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

____Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

(3) Any contract resulting from this solicitation will include clause 252.247-7023, Transportation of Supplies by Sea clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense Federal Acquisition Regulation Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (JUL 2002) DFARS

		agrees to comply with the following Federal Acquisition Regulation (FAR) clause which, if checked, is et by reference to implement a provision of law applicable to acquisitions of commercial items or components.
	52.203-3	Gratuities (APR 1984) (10 U.S.C. 2207)
which	, if checked, is in	agrees to comply with any clause that is checked on the following list of Defense FAR Supplement clauses acluded in this contract by reference to implement provisions of law or Executive orders applicable to reial items or components.
	252.205-70	900 Provision of Information to Cooperative Agreement Holders (DEC 1991) (10 U.S.C. 2416).
	252.206-70	OOO Domestic Source Restriction (DEC 1991) (10 U.S.C. 2304).
		No. 2003 Small, Small Disadvantaged and Women-Owned Small Business
		Subcontracting Plan (DoD Contracts) (APR 1996) (15 U.S.C. 637).
	252.219-70	Model Small, Small Disadvantaged and Women-Owned Small Business
		Subcontracting Plan (Test Program) (JUN 1997) (15 U.S.C. 637 note).
	<u>X</u> 252.225-7	001 Buy American Act and Balance of Payments Program (MAR 1998)
		41 U.S.C. 10a-10d, E.O. 10582).
	252.225-70	907 Buy American ActTrade AgreementsBalance of Payments Program
		(SEP 2001) (41 U.S.C. 10a-10d, 19 U.S.C. 2501-2518, and 19
		U.S.C. 3301 note).
	<u>X</u> 252.225-7	012 Preference for Certain Domestic Commodities (APR 2002) (10 U.S.C.
		2533a).
		Preference for Domestic Specialty Metals (MAR 1998) (10 U.S.C. 2533a).
	252.225-70	Preference for Domestic Hand or Measuring Tools (DEC 1991) (10
	252 225 54	U.S.C. 2533a).
	252.225-70	Restriction on Acquisition of Ball and Roller Bearings (DEC 2000)
	252 225 50	(Alternate I) (DEC 2000) (Section 8064 of Pub. L. 106-259).
	252.225-70	221 Trade Agreements (SEP 2001) (19 U.S.C. 2501-2518 and 19 U.S.C.
	252 225 70	3301 note).
	252.225-70	Restriction on Contingent Fees for Foreign Military Sales (MAR 1998)
	252 225 70	(22 U.S.C.2779). 28 Exclusionary Policies and Practices of Foreign Governments (DEC 1991)
	252.225-70	(22 U.S.C. 2755).
	252 225 70	129 Preference for United States or Canadian Air Circuit Breakers (AUG
	232,223-7(1998) (10 U.S.C. 2534(a)(3)).
	252 225_7(1998) (10 0.5.C. 2554(a)(5)). 136 Buy American ActNorth American Free Trade Agreement
	232,223-7	Implementation ActBalance of Payment Program (MAR 1998)
		(Alternate I) (SEP 1999) (41.U.S.C. 10a-10d and 19 U.S.C. 3301 note).
	252.227-70	15 Technical Data Commercial Items (NOV 1995) (10 U.S.C. 2320).
		37 Validation of Restrictive Markings on Technical Data (SEP 1999) (10
		U.S.C. 2321).
	252.243-70	No. 2021). Requests for Equitable Adjustment (MAR 1998) (10 U.S.C. 2410).

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252.212-7001 (continued)

252.247-7023	Transportation of Supplies by Sea (MAY 2002) (Alternate I
	(MAR 2000) (Alternate II) (MAR 2000) (10 U.S.C. 2631).
252.247-7024	Notification of Transportation of Supplies by Sea (MAR 2000)
	(10 U.S.C. 2631).

(c) In addition to the clauses listed in paragraph (e) of the Contract Terms and Conditions Required to Implement Statutes or Executive Orders-Commercial Items clause of this contract (FAR 52.212-5), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

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252.225-7014 Preference for Domestic Specialty Metals, Alternate I (MAR 1998) (10 U.S.C. 2533a).
252.247-7023 Transportation of Supplies by Sea (MAY 2002) (10U.S.C. 2631).
252.247-7024 Notification of Transportation of Supplies by Sea (MAR 2000) (10 U.S.C. 2631).
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ATTACHMENT TO 252.212-7001

52.212-9000 CHANGES - MILITARY READINESS (MAR 2001) DLAD

The commercial changes clause at FAR 52.212-4(c) is applicable to this contract in lieu of the changes clause at FAR 52.243-1. However, in the event of a Contingency Operation or a Humanitarian or Peace Keeping Operation, as defined below, the contracting officer may, by written order, change—

- (1) the method of shipment or packing, and
- (2) the place of delivery.

If any such change causes an increase in the cost of, or the time required for performance, the contracting officer shall make an equitable adjustment in the contract price, the delivery schedule, or both, and shall modify the contract. The contractor must assert its right to an adjustment within 30 days from the date of receipt of the modification.

"Contingency Operation" means a military operation that—

- (i) Is designated by the Secretary of Defense as an operation in which members of the armed forces are or may become involved in military actions, operations, or hostilities against an enemy of the United States or against an opposing military force; or
- (ii) Results in the call or order to, or retention on, active duty of members of the uniformed services under 10 U.S.C. 688, 12301(a), 12302, 12304, 12305, or 12406, chapter 15 of U.S.C., or any other provision of law during a war or during a national emergency declared by the President or Congress (10 U.S.C. 101(a)(13)).

"Humanitarian or Peacekeeping Operation" means a military operation in support of the provision of humanitarian or foreign disaster assistance or in support of peacekeeping operation under Chapter VI or VII of the Charter of the United Nations. The term does not include routine training, force rotation, or stationing. (10 U.S.C. 2302(8) and 41 U.S.C. 259(d)(2)(B)).

252.225-7012 PREFERENCE FOR CERTAIN DOMESTIC COMMODITIES (APR 2002)

- (a) Definitions. As used in this clause--
 - (1) "Component" means any item supplied to the Government as part of an end product or of another component.
 - (2) "End product" means supplies delivered under a line item of this contract.
- (b) The Contractor shall deliver under this contract only such of the following items, either as end products or components, that have been grown, reprocessed, reused, or produced in the United States, its possessions, or Puerto Rico:
 - (1) Food.
 - (2) Clothing.
 - (3) Tents, tarpaulins, or covers.
 - (4) Cotton and other natural fiber products.
 - (5) Woven silk or woven silk blends.
 - (6) Spun silk yarn for cartridge cloth.
 - (7) Synthetic fabric, and coated synthetic fabric, including all textile fibers and yarns that are for use in such fabrics.
 - (8) Canvas products.
 - (8) Wool (whether in the form of fiber or yarn or contained in fabrics, materials, or manufactured articles).
 - (9) Any item of individual equipment (Federal Supply Class 8465) manufactured from or containing fibers, yarns, fabrics, or materials listed in this paragraph (b).
- (c) This clause does not apply—
 - (1) To items listed in section 25.104(a) of the Federal Acquisition Regulation (FAR), or other items for which the Government has determined that a satisfactory quality and sufficient quantity cannot be acquired as and when needed at U.S. market prices;
 - (2) To end products incidentally incorporating cotton, other natural fibers, or wool, for which the estimated value of the cotton, other natural fibers, or wool--
 - (i) Is not more than 10 percent of the total price of the end product; and
 - (ii) Does not exceed the simplified acquisition threshold in FAR Part 2;
 - (3) To foods that have been manufactured or processed in the United States, its possessions, or Puerto Rico, regardless of where the foods (and any component if applicable) were grown or produced;
 - (4) To chemical warfare protective clothing produced in the countries listed in subsection <u>225.872-1</u> of the Defense FAR Supplement; or
 - (5) To fibers and yarns that are for use in synthetic fabric or coated synthetic fabric (but does apply to synthetic or coated synthetic fabric itself), if—
 - (i) The fabric is to be used as a component of an end product that is not a textile product. Examples of textile products, made in whole or in part of fabric, include—
 - (A) Draperies, floor coverings, furnishings, and bedding (Federal Supply Group 72, Household and Commercial Furnishings and Appliances);
 - (B) Items made in whole or in part of fabric in Federal Supply Group 83, Textile/leather/furs/apparel/findings/tents/flags, or Federal Supply Group 84, Clothing, Individual Equipment and Insignia;
 - (C) Upholstered seats (whether for household, office, or other use); and
 - (D) Parachutes (Federal Supply Class 1670); or
 - (ii) The fibers and varns are para-aramid fibers and varns manufactured in the Netherlands.

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The following changes are applicable to clause 52.212-1 INSTRUCTIONS TO OFFERORS -- COMMERCIAL ITEMS (Oct 2000)

Paragraph (c) *Period of Acceptance of Offers* delete 30 calendar days and insert <u>79</u> calendar days.

Paragraph (d) Product Samples, is deleted in its entirety.

Paragraph (e) Multiple Offers, is deleted in its entirety.

Paragraph (h) Multiple Awards, is deleted in its entirely.

The following provisions are added to 52.212-1

- (k) Rounding Off of Offer and Award Prices. Prices shall be limited to a maximum of two decimal places. For evaluation and award purposes, offers containing a price of more than two decimal places shall be rounded off to two decimal places.
- (1) Evaluation of Offers
 - (a) Offers for less than the total estimated quantity of any single line item will not be considered.
- (b) Any offer that is conditioned or qualified by stipulation that the offer is to be considered only if prior to the date of award, the offeror receives (or does not receive) an award under another procurement, will be rejected.
- (c) Offerors are encouraged to offer on each and every item. When the offeror is not itself a producer of an item(s) arrangements may be made to obtain such item(s) from other approved sources.
- (d) Unless other wise specified in the solicitation, single line items may be awarded in the best interest of the Government unless offers are specifically qualified. However, in addition to these factors, low offer on the individual items from offerors who fail to offer on all items may be foregone by the Government if acceptance (1) would prevent the Government from obtaining all of it needs for all items under the solicitation and (2) would force the Government into a second procurement for items left unawarded.

The following provisions/clauses when checked are incorporated by reference:

Number

<u>X</u> 52.204-6	DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER JUN 1999)
<u>X</u> 252.204-7001	COMMERCIAL AND GOVERNMENT ENTITY (CAGE) CODE REPORTING (AUG
	1999) DFARS
<u>X</u> 252.204-7004	REQUIRED CENTRAL CONTRACTOR REGISTRATION (NOV 2001) DFARS
<u>X</u> 52.215-5	FACSIMILE PROPOSALS (OCT 1997)
<u>X</u> 252.217-7018	CHANGE IN PLANT LOCATION BAKERY AND DAIRY PRODUCTS
	(DEC 1991) DFARS delete paragraph (b)
<u>X</u> 252.217-7019	SANITARY CONDITIONS (DEC 1991) ALTERNATE 1 (DEC 1991) DFARS
52.219-6	NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE. (JUL 1996)*
<u>X</u> 52.247-34	F.O.B. DESTINATION (NOV 1991)

•Clause 52.219-6, NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE, paragraph (c), line 3 delete only and insert 50% or more

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The following additional provisions are set forth in FULL TEXT:

52.233-9000 AGENCY PROTESTS (SEP 1999) DLAD

Companies protesting this procurement may file a protest 1) with the contracting officer, 2) with the General Accounting Office, or 3) pursuant to Executive Order 12979, with the Agency for a decision by the Activity's Chief of the Contracting Office. Protests filed with the agency should clearly state that they are an "Agency Level Protest under Executive Order 12979." (Note: DLA procedures for Agency Level Protests filed under Executive Order No. 12979 allow for a higher level decision on the initial protest than would occur with a protest to the contracting officer; this process is not an appellate review of a contracting officer's decision on a protest previously filed with the contracting officer). Absent a clear indication of the intent to file an agency level protest, protests will be presumed to be protests to the contracting officer.

52.233-9001 DISPUTES: AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION (JUN 2001) DLAD

- (a) The parties agree to negotiate with each other to try to resolve any disputes that may arise. If unassisted negotiations are unsuccessful, the parties will use alternative dispute resolution (ADR) techniques to try to resolve the dispute. Litigation will only be considered as a last resort when ADR is unsuccessful or has been documented by the party rejecting ADR to be inappropriate for resolving the dispute.
- (b) Before either party determines ADR inappropriate, that party must discuss the use of ADR with the other party. The documentation rejecting ADR must be signed by an official authorized to bind the contractor (see FAR 52.233-1), or, for the Agency, by the contracting officer, and approved at a level above the contracting officer after consultation with the ADR Specialist and with legal counsel (see DLA Directive 5145.1). Contractor personnel are also encouraged to include the ADR Specialist in their discussions with the contracting officer before determining ADR to be inappropriate.
 - (c) If you wish to opt out of this clause, check here []. Alternate wording may be negotiated with the contracting officer.

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this address: http://www.dla.mil/j-3/j-336/icps.htm OR http://www.dla.mil/j-3/j-336/icps.ht

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52.215-6 PLACE OF PERFORMANCE

(a) The offeror or respondent, in the performance of any contract resulting from this solicitation,
intends, Goes not intend (check applicable block) to use one or more plants or facilities located at a different address from
the address of the offeror or respondent as indicated in this proposal or response to request for information.

(b) If the offeror or respondent checks "intends" in paragraph (a) of this provision, it shall insert in the following spaces the required information:

Place of Performance (Street Address, City, State, County, Zip Code) Name and Address of Owner and Operator of the Plant or Facility if Other than Offeror or Respondent Item

Business Size Status

52.211-9P38 PLACE OF PERFORMANCE DSCP

- (a) The offeror must stipulate in the Place of Performance clause included in this solicitation (52.214-14 or 52.215-6) information pertinent to the place of performance. Failure to furnish this information with the offer may result in rejection of the offer.
- (b) Any change in place(s) of performance cited in this offer and in any resulting contract is prohibited unless it is specifically approved in advance by the contracting officer.

52.216-18 ORDERING

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders by the individuals or activities designated in the Schedule. Such orders may be issued from 30 MAY 2003 through 29 MAY 2004 EXCEPT THAT WHEN THE CITED COMMENCEMENT DATE FALLS ON A NON-WORKDAY, ORDERS MAY BE PLACED ON THE WORKDAY IMMEDIATELY PRECEDING.
- (b) All delivery orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order and this contract, the contract shall control.

THE FOLLOWING APPLIES TO NON-STORES CUSTOMERS ONLY

(c) If mailed, a delivery order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule. The authorized ordering officer or the duly authorized representative of any base/activity shown in the delivery schedule of this contract is hereby authorized to order from the contract. Oral delivery orders are permitted and will be promptly confirmed in writing by the authorized ordering officer or the duty authorized representative.

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52.216-9P06 ORDER LIMITATIONS DSCP

- (a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than \$25.00, the Government is not obligated to purchase, nor is the contractor obligated to furnish, those supplies or services under the contract.
- (b) The delivery order(s) shall specify delivery(ies) no less than <u>48 hours</u> from the date of issuance of the delivery order. Changes and/or cancellations to delivery order(s) may be made by giving contractor no less than <u>24 hours</u> notice to be computed from time of receipt by the contractor of the written or oral change(s) or cancellation(s).

52.242-9P18 MAILING ADDRESS FOR PAYMENT (JAN 1992) DSCP (FOR PAYMENT MADE BY OTHER THAN EFT)

	r shall indicate below the address to which pa on page 1 of this solicitation.	syment should be mailed, if so	uch address is different form that showr
by the offeror (on page 1 of this soficitation.		

52.216-22 INDEFINITE QUANTITY

- (a) This is an indefinite quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum". The Government shall order at least the quantity of supplies or services designated in the schedule as the "minimum".
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after 31 MAY 2004.

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AUTHORIZED NEGOTIATORS

	The offeror or quoter represents that the following persons are author ection with this request for proposals or quotations: (list names, titles ors).	<u>C</u>
C		
	PHONE NUMBER:	
	FAX NUMBER:	

52,215-9P07 STATE MINIMUM PRICE REGULATION DSCP

Acquisitions financed by appropriated funds are made under authority of Chapter 137, Title 10 USC, and the Defense Federal Acquisition Regulation Supplement (DFARS). Pursuant to Paul vs. United States decided by the Supreme Court of the United States on 14 January 1963, state minimum distributor price regulations with respect to milk or milk products are not applicable to such acquisitions.

52.216-9P15 ECONOMIC PRICE ADJUSTMENT (EPA) - ESTABLISHED MARKET PRICE DSCP

- (a) To the extent that contingent cost increases are provided for by this clause, the contractor warrants that prices included in the contract do not include any amount to protect against such contingent cost increases.
- (b) This EPA clause applies to Skim Milk and Butterfat Fluid Milk Products classified as Class I Milk only (i.e., whole milk, fat-free milk, lowfat milk, light milk, reduced fat milk, milk drinks, eggnog and cultured buttermilk, including any such beverage products that are flavored, cultured, modified with added nonfat milk solids, sterilized, concentrated, or reconstituted. As used in this paragraph, the term concentrated milk means milk that contains not less than 25.5 percent, and not more than 50 percent, total milk solids). Any package sizes other than gallons will be pro-rated based upon the price adjustment per gallon.
- (c) Class I milk, as described in this clause, is subject to the regulations of the United States Department of Agriculture under the Federal Milk Marketing Orders.
- (d) The economic indicator for the purpose of prospective adjustments to contract prices under this clause shall be the Class I price [(Base Skim Milk Price for Class I times 0.965) plus (Advanced Butterfat Pricing Factor times 3.5)] in the Announcement of Advanced Prices and Pricing Factors released by the U.S. Department of Agriculture, Agricultural Marketing Service, Dairy Programs. The Announcement is released on the Friday before the 23rd of the month unless the 23rd of the month falls on a Friday in which case, Friday the 23rd will be the release date.

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52.216-9P15 continued

- (e) Price adjustments shall be based on the following:
- (1) The "base price" for the purpose of the initial adjustment calculation under this clause shall be the current month price of the economic indicator in effect at
 - (i) the closing date for proposals, if no discussions are held, or
 - (ii) the due date for final proposal revisions, if discussions are held.

The "base price" for each subsequent monthly adjustment calculation shall be the adjusting price from the previous month.

- (2) The "adjusting price" shall be the monthly price of the economic indicator released following the month used to determine the "base price".
 - (f) For the purpose of price adjustments pursuant to this clause:
- (1) Adjustments will be made in increments of 0.01 per gallon when and only when the change per gallon in either direction is equal to or greater than +/-0.0100.
- (2) Adjustments in excess of \$0.0100 per gallon and in excess of \$0.0050 for units other than a gallon (i.e., half gallon, quart, pint and half pint) will be rounded to two decimal places to accommodate systems requirements of the Subsistence Total Order Receipt Electronic System (STORES), as follows:

```
$0.0050 to $0.0099 = $0.01

$0.0100 to $0.0149 = $0.01

$0.0150 to $0.0199 = $0.02

$0.0200 to $0.0249 = $0.02

$0.0250 to $0.0299 = $0.03, etc.
```

- (3) One hundred weight (CWT) as used in the price of the economic indicator equates to 11.63 gallons of milk deliverable under this contract.
- (g) Promptly following release of the Announcement of Advanced Prices and Pricing Factors applicable to the following month, the contracting officer shall compute the adjustments, if any, to the current contract prices for the purpose of determining any revised prices applicable to orders for the next month in the manner detailed below:
 - (1) Compute adjusting price.
 - (2) Compute base price.
 - (3) Compute change from base price.
 - (4) Convert the price change to price per gallon.
 - (5) Compute price change for other units other than a gallon.
 - (6) Round price adjustment(s) from lines (4) and (5) to nearest \$0.01 increment (see paragraph (f)(2)).
 - (7) Compute adjusted contract unit price(s).

The following sample price computation is an Illustration for a contract awarded in January. Therefore, the base price is the Class I price for January and the adjusting price is the Class I price for February.

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(1)	Adjusting Price		
	Base Skim Milk Price for Class I	\$7.72 CWT X 0.965	\$ 7.4498
	Advanced Butterfat Pricing Factor	\$0.9302 LB X 3.5	\$ 3.2557
	Class I Price		\$10.7055
(2)	Base Price		
()	Base Skim Milk Price for Class I	\$7.72 CWT X 0.965	\$ 7.4498
	Advanced Butterfat Pricing Factor	\$0.9854 LB X 3.5	\$ 3.4489
	Class I Price	\$0.500 · EB 11 5.0	\$10.8987
	Class I I lice		Ψ10.0707
(3)	Change from Base Price per CWT		(\$0.1932)
(3)	Change from Base Trice per C W 1		(ψ0.1752)
(4)	Price change per gallon		
(.)	Line (3) divide by 11.63 gallons/cwt		(\$0.0166)
	Ellie (5) divide by 11.05 gailons, ewe		(ψ0.0100)
(5)	Price change per half gallon		(\$0.0083)
(0)	Price change per quart		(\$0.0042)
	Price change per quart		(\$0.0021)
	Price change per half pint		(\$0.0021)
	Thee change per han plit		(\$0.0010)
(6)	Price adjustment per gallon		(\$0.02)
(0)	Price adjustment per half gallon		(\$0.02)
			` /
	Price change per quart		\$0.00
	Price change per pint		\$0.00
	Price change per half pint		\$0.00

(7) Adjusted contract unit price

Item per gallon (Current Unit Price - \$0.02)

Item per half gallon (Current Unit Price -

\$0.01)

Item per quart (No adjustment)

Item per pint (No adjustment)

Item per half pint (No adjustment)

- (h) Revised prices will become effective on the 1st Sunday of the next month and will remain in effect until the next price change occurs.
- (i) Price adjustments pursuant to this clause will not be made by contract modifications. Adjustments will be implemented by the government as follows:
 - (1) The adjusted contract unit price(s) for the following month will be input in STORES,
 - (2) A facsimile transmission will be sent to contractors who do not have electronic access, and
- (3) The calculations used to derive the adjusted contract unit price(s) for the following month will be posted on the Internet at http://www.dscp.dla.mil/subs/milk-epa/milk-epa.htm.

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52.216-9P15 continued

- (j) Any pricing actions pursuant to the "changes" clause or other provisions of the contract will be priced as though there were no provision for economic price adjustment.
- (k) The aggregate of the increases in any contract unit price under this clause shall not exceed 30% of the original contract unit price. If at any time during the term of the contract, a proposed economic price adjustment will exceed this ceiling, either party may cancel the contract effective 60 days after receipt of written notice of the cancellation. In the event a written notice of cancellation is given, the price of the contract prior to the notice of cancellation will be applied from receipt of the notice until the date of cancellation. There is no percentage limit on downward adjustments under this clause.
- (l) In the event, publication of the economic indicator is discontinued or its method of calculation substantially altered so that it no longer reflects market prices, the parties shall mutually agree upon an appropriate substitute for price adjustment(s) under this clause.
 - (m) Any dispute arising under this clause is subject to the "disputes" clause of the contract.

52.216-9P04 RESPONSIBILITY FOR ADMINISTRATION OF DELIVERY ORDER(S) DSCP

Delivery Orders issued against this Indefinite Delivery Contract shall be administered by the person who placed the order on behalf of the Government, i.e., the ordering officer responsible for the troop support activity. Ordering officers are authorized to modify delivery orders and perform all administrative functions pertaining to such orders including termination of the order for late deliveries and other product nonconformances. In these cases, the applicable agency or activity may reprocure the supplies locally. Ordering officers, however, are not authorized to sign purchase orders or contracts and cannot take any action to charge the account of the contractor unless they are also contracting officers. Only an authorized contracting officer acting on behalf of the agency or activity can take these particular reprocurement actions. Administration of the terms and conditions set forth in the IDC is the responsibility of the DSCP contracting officer. The ordering officer shall also notify the DSCP contracting officer of all terminations and repurchase actions, which were processed under the IDC.

52.217-9P04 SPECIAL PROVISIONS FOR BULK MILK DISPENSING EQUIPMENT DSCP

- (a) <u>General</u>. Regulations require that the cost to the Government for bulk milk dispensing equipment must be identified and paid for from a different fund than the milk itself. Accordingly, unit and extended prices on each offered item requiring the furnishing of bulk milk dispensing equipment will be broken down and will state separately (1) the charge for the milk itself, and (2) the charge for the bulk milk dispensing equipment called for by that item. The dispensing equipment charge will include the cost of furnishing, installing, servicing, maintaining and removing such equipment. Evaluation of offers will be based on the total charge for each such item. By submission of this offer, the offeror certifies that the separate charges entered for such items represent the true and accurate charges for the milk and bulk milk dispensing equipment, and that the price offered for milk does not include any cost on account of bulk milk dispensing equipment. Dispensing equipment charge will be the per-gallon rate for equipment and services.
- (b) <u>Invoices</u>. Invoices covering items requiring the furnishing of bulk milk dispensing equipment must show separately for each such item the charge for the milk product furnished and the applicable charge for the bulk milk dispensing equipment.
- (c) <u>Computations</u>. (Applicable only in contracts which contemplate the use of both government-furnished and contractor-furnished dispensers.)

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52.217-9P04 Continued

- (1) <u>Basic</u>. To the extent both government-furnished and contractor-furnished equipment is to be used in the dispensing of bulk milk required under this contract, the following dispenser charge procedures shall apply. In each case, the Government shall give written notice to the contractor stating which of the consumption points will employ contractor-furnished dispensers exclusively. Such points shall be called "Contractor Dispenser Points".
- (2) <u>Central Deliveries</u>. Where bulk milk is delivered to a central delivery point for redistribution by the Government both to Contractor Dispenser Points and to other consumption points, data shall be furnished by such central delivery point to the contractor stating the gallonage issued during the invoice period to Contractor-Dispenser Points. Such data shall be the basis of invoicing dispenser charges.
- (3) <u>Direct Deliveries</u>. Where bulk milk is delivered to Contractor Dispenser Points directly by contractor, delivery receipt data applicable to such points shall be that basis of such invoicing.
 - (4) <u>Mixed-Equipment Points</u>. Where bulk milk is delivered either directly or through a central delivery point to any consumption point where any or all of the dispensers are furnished by the Government, no dispenser charges shall be applicable to, such milk, except as provided below. Contractor shall not be required to furnish dispensers at any consumption point where any Government dispensers are located, except as provided below.
- (5) <u>Urgency Exception</u>. Where urgent requirements, as determined by the ordering officer, necessitate the use of both government and contractor-furnished dispensers at the same consumption point, the minimum number of contractor-furnished dispensers shall be ordered in writing only and supplied to such point. In such case, dispenser charges (per line item) shall apply to that proportion of the bulk milk delivered to such point which corresponds to the proportion of contractor-furnished dispenser spigots to the total number of spigots at such point. (For example: If half the number of spigots used in dispensing chocolate milk at that point are contractor-furnished, half of the chocolate milk gallonage there shall be subject to the dispenser charge).

52.246-9P31 SANITARY CONDITIONS DSCP

(a) Food Establishments.

- (1) Establishments furnishing food items under DSCP contracts are subject to approval by the Military Medical Service or another agency acceptable to the Military Medical Service. The Government does not intend to make any award for, nor accept, any subsistence products manufactured or processed in a plant which is operating under such unsanitary conditions as may lead to product contamination or constitute a health hazard, or which has not been listed in an appropriate Government directory as a sanitarily approved
- establishment when required. Accordingly, the supplier agrees that, except as indicated in paragraphs (2) and (3) below, products furnished as a result of this contract will originate only in establishments listed in the
- "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement", published by the U. S. Army Veterinary Command. Suppliers also agree to inform the contracting officer immediately upon notification that a manufacturing plant is no longer sanitarily approved and/or delisted from another agency's listing, as indicated in paragraph (2) below. The contracting officer will also be notified when sanitary approval is regained and listing is reinstated.
- (2) Establishments furnishing the products listed below and appearing in the publications indicated need not be listed in the "Directory of Sanitarily Approved Food Establishments."
- (i) Milk and milk products from plants having a pasteurization plant compliance rating of 90 or more, as certified by a State milk sanitation rating officer and listed in "Sanitation Compliance and Enforcement Ratings of Interstate Milk Shippers," published by the U.S. Public Health Service. These may serve as sources of pasteurized milk and milk products as defined in paragraph N, Section I, Part II of the "Grade 'A' Pasteurized Milk Ordinance, 1978 Recommendations of the U.S. Public Health Service," Public Health Service Publication No. 229.

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52.246-9P31 Continued

- (iii) "Dairy Plants Surveyed and Approved for USDA Grading Service," published by Dairy Division, Grading Branch, AMS, USDA.
- (3) Establishments furnishing the following products are exempt from appearing in the "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement," or other publication, but will remain subject to inspection approval by the Military Medical Service or by another inspection agency acceptable to the Military Medical Service:
- (i) Special dietary foods and food specialty preparations (except animal products, unless such animal products are produced in establishments covered by paragraphs (2)(i) above)
- (4) Subsistence items, other than those exempt from listing in the U.S. Army Health Services Command "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement," bearing labels reading "Distributed by," etc., are not acceptable unless the source of manufacturing/processing is indicated on the label or on accompanying shipment documentation.
- (5) When the Military Medical Service or other inspection agency acceptable to the Military Medical Service determines that the sanitary conditions of the establishment or its products have or may lead to product contamination, the contracting officer will suspend the work until such conditions are remedied to the satisfaction of the appropriate inspection agency. Suspension of the work shall not extend the life of the contract, nor shall it be considered sufficient cause for the contractor to request an extension of any delivery date. In the event the contractor fails to correct such objectionable conditions within the time specified by the contracting officer, the Government shall have the right to terminate the contract in accordance with the "Termination For Cause" clause of the contract.

(b) <u>Delivery Conveyances</u>

The supplies delivered under this contract shall be transported in delivery conveyances maintained to prevent contamination of the supplies, and if applicable, equipped to maintain any prescribed temperature. The delivery conveyances shall be subject to inspection by the Government at all reasonable times and places. When the sanitary conditions of the delivery conveyance have led or may lead to product contamination, or they constitute a health hazard, or the delivery conveyance is not equipped to maintain prescribed temperatures, supplies tendered for acceptance may be rejected without further inspection.

CAUTION NOTICE

ATTENTION CONTRACTORS! The Federal Streamlining Act of 1994 (PL 103-355) requires the broad use of Electronic Commerce and Electronic Data Interchange (EC/EDI) by Federal Agencies and the Debt Collection Improvement Act of 1996 (31 U.S.C. 3332; 31 U.S.C. 7701) requires electronics funds transfer (EFT) for payment. In order to continue doing business with any DoD Agency, regardless of whether it is via EC/EDI or not, you must be registered in the DoD Central Contractor Registration database. For registration information or assistance, visit the Central Contractors Registration Web site (http://ccr.edi.disa.mil/) or call 1-800-334-3414.

The final rule on DFARS Case 97-D005, Central Contractor Registration was issued on March 31, 1998. The rule is *effective* immediately and applies to the award of any contract, basic agreement, basic ordering agreement, or blanket purchase agreement after May 31, 1998, unless the award resulted from a solicitation issued on or before May 31, 1998. Unregistered vendors/contractors may be prevented in receiving an award for solicitations issued after May 31, 1998.

If contractors are not able to register electronically, you may also register through you VAN (Value Added Network) provider, with support from the Electronic Commerce Resource Centers (ECRCs) listed below, or with support from the Procurement Technical Assistance Centers (PTACs).

ECRC support for trading partners whose company name begins with the letters A-K, should contact:

Palestine ECRC 2000 South Loop 256, Suite 11 Palestine, TX 75801 (903) 729-5570 or 1-888-CCR-2423 Fax (903) 729-7988

ECRC support for trading partners whose company name begins with the letters L-Z, should contact:

CCR Registration Assistance Center (CTC) Johnstown ECRC 1450 Scalp Ave. Johnstown, PA 15904 (814) 262-2325 or 1-888-CCR-2423 Fax (814) 266-2326

For contractors who only want to renew their CCR registration, the web site is: http://ccr.edi.disa.mil.

NOTICE TO OUR VALUED SUPPLIERS

THE FOLLOWING ATTACHED FORMS REQUIRE INFORMATION TO BE FURNISHED BY EACH OFFEROR.

ANY QUESTIONS MAY BE DIRECTED TO THE CONTRACT SPECIALIST AT THE TELEPHONE NUMBER SHOWN ON PAGE 1, BLOCK 7.

PAGES <u>54</u> THRU <u>59</u>

- 1. COMPLETE PAGE 1, BLOCKS 17a, 30a, b, c
- 2. COMPLETE ALL "SCHEDULE" SHEETS (OFFERED PRICES)
- 3. COMPLETE "OFFEROR QUALIFICATIONS" AND ORDERING AND PAYMENT/INVOICE POINTS OF CONTACT AND TELEPHONE NUMBERS LOCATED AT THE END OF EACH GROUP
- 4. COMPLETE THE FOLLOWING CLAUSES:

52.212-3

	52.219-4 (Attachment to 52.212-5)	PAGE <u>67</u>		
	252.212-7000	PAGE <u>68</u>		
	52.215-6	PAGE <u>74</u>		
	52.242-9P18	PAGE <u>75</u>		
	AUTHORIZED NEGOTIATORS	PAGE <u>76</u>		
NOTE:	The requirements for Clause 52.222-37, Employment Reports on Special Disabl Veterans and Veterans of the Vietnam Era (38 U.S.C. 4212) mandate annual reporting of certain statistics on a form titled "Federal Contractor Veterans' Employment Report VETS-100." The Clause is located on page <u>65</u> of this solicitation.			
NOTE:	All offerors are required to submit a Wholesale Price List with their offer.			
SUBMIT THE FOLLOWING:				
CAGE CODE: DUNS #:				

CAUTION NOTICE

THE DEFENSE SUPPLY CENTER PHILADELPHIA HAS IMPLEMENTED A NEW SYSTEM KNOWN AS STORES (SUBSISTENCE TOTAL ORDER AND RECEIPT ELECTRONIC SYSTEM) FOR ORDERING ITEMS UNDER THIS SOLICITATION. ALL ORDERS WILL BE SENT VIA FAX TO YOUR COMPANY FROM THE DOD CUSTOMERS. IN THE FUTURE, ORDERS WILL BE SENT ELECTRONICALLY USING A STANDARD EDI PURCHASE ORDER (ASC X12 VERSION 3040 TRANSACTION SET 850) WHICH WILL COME FROM THE CUSTOMER DIRECTLY TO YOU, THE SUPPLIER. YOUR COMPANY SHOULD CONSIDER TAKING THE NECESSARY STEPS TO ENABLE YOUR COMPANY TO COMPETE FOR BUSINESS IN THE FUTURE.

ALSO, ALL ITEMS SUPPLIED UNDER THE CONTRACT AWARDED AS A RESULT OF THIS SOLICITATION MUST COMPLY WITH THE BERRY AMENDMENT (10 UNITED STATES CODE SECTION 2241, NOTE 1) AND THE PROVISIONS OF (252.225-12). THESE REFERENCES REQUIRE THAT ALL ITEMS SUPPLIED UNDER THE CONTRACT BE GROWN AND PRODUCED IN THE UNITED STATES.